## THE CRIME AGAINST KANSAS

## SPEECH

# HON. CHARLES SUMNER,

MASSACHUSETTS.

### IN THE SENATE OF THE UNITED STATES, MAY 19, 1856.

MONDAY, May 19, 1856.

Mr. President: You are now called to redress a great transgression. Seldom in the history of nations has such a question been presented. Tariffs, army bills, navy bills, land bills, are important, and justly occupy your care; but these all belong to the course of ordinary legislation. As means and instruments only, they are necessarily subordinate to the conservation of government itself. Grant them or deny them, in greater or less degree, and you will inflict no shock. machinery of government will continue to The State will not cease to exist. Far otherwise is it with the eminent question now before you, involving, as it does, liberty in a broad territory, and also involving the peace of the whole country with our good name in history for evermore.

Take down your map, sir, and you will find that the territory of Kansas, more than any other region, occupies the middle spot of North America, equally distant from the Atlantic on the cast, and the Pacific on the west; from the frozen waters of Hudson's Bay on the north, and the tepid gulf stream on the sonth, constituting the precise territorial centre of the whole vast continent. To such advantage of situation, on the very highway between two oceans, are added a soil of unsurpassed richness, and a fascinating, and nlating beauty of surface, with a health-giving climate, calculated to nurture a powerful and generous people, worthy to be a central pivot of American institutions.

A few short months only have passed since this spacious mediterranean country was open only to the savage, who ran wild in its woods and prairies; and now it has already drawn to its bosom a population of freemen larger than Athens crowded within her historic gates, when her sons, under Miltiades, won more than Sparta contained when she ruled Greece, and sent forth her devoted children, quickened by a mother's benediction, to return with their shields or on them; more than Rome gathered on her seven hills, when, under her kings, she commenced that sovereign sway, which afterwards embraced the whole earth; more than London held, when, on the fields of Crecy and Aginconrt, the English banner was carried victorionsly over the chivalrons hosts of France.

Against this territory, thus fortunate in position and population, a crime has been committed, which is without example in the records of the past. Not in plandering provinces, nor in the crnelties of selfish governors will you find its parallel; and yet there is an ancient instance, which may show at least the path of justice. In the terrible impeachment by which the great Roman Orator has blasted through all time the name of Verres, amidst charges of robbery and sacrilege, the enormity which most aroused the indignant voice of his accuser, and which still stands forth with strongest distinctness, arresting the sympathetic indignation of all who read the story, is, that away in Sicily he had sconrged a citizon of Rome-that the cry-"I am a Roman citizen," had been interposed in vain against the lash of the tyrant governor. Other charges were, that he had carried away productions of art, and that he had violated the sacred shrines.

It was in the presence of the Roman Senate that this arraignment proceeded; in a temple of the Forum, amidst crowds--such as no orator had ever before drawn togetherthrouging the porticoes and colonnades, even cliuging to the house-tops and neighboring slopes-and nnder the anxions gaze of witnesses summoned from the scene of crime. But an audience grander far-of higher dignityliberty for mankind on the field of Marathon; of more various people, and of wider intelli-

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generations, in every land where eloquence has been studied or where the Roman name has been recognized—has listened to the accusation, and throbbed with condemnation of the criminal.

Sir, speaking in an age of light, and in a land of constitutional liberty, where the safeguards of elections are justly placed among the highest triumphs of civilization, I fearlessly assert that the wrongs of much abused Sicily, thus memorable in history, were small by the side of the wrongs of Kansas, where the very shrines of popular institutions, more sacred than any heathen altar, have been descerated; where the ballot-box, more precious than any work, in ivory or marble, from the cunning hand of art, has been plundered; and where the cry, "I am an American citizen," has been interposed in vain against outrage of every kind, even upon life itself. Are you against sacrilege? I present it for your execration. Are you against robbery? I hold it up to your scorn. Are you for the protection of American citizens? I show you how their dearest rights have been cloven down, while a tyrannical usurpation has songht to install itself on their very necks!

But the wickedness which I now begin to expose is immeasurably aggravated by the motive which prompted it. Not in any common lust for power did this uncommon tragedy have its origin. It is the rape of a virgin territory, compelling it to the hateful embrace of slavery; and it may be clearly traced to a depraved longing for a new slave State, the hideous offspring of such a crime, in the hope of adding to the power of slavery in the Yes, sir; when the national government. whole world, alike Christian and Turk, is rising up to condemn this wrong, and to make it a hissing to the nations, here in our republic, force, aye, sir, FORCE—has been openly employed in compelling Kansas to the pollution of slavery, all for the sake of political power. There is a simple fact, which you will vainly attempt to deny, but which in itself presents an essential wickedness that makes other public crimes seem like public virtues.

But this enormity, vast beyond comparison, swells to dimensions of wickedness which the imagination toils in vain to grasp, when it is understood that for this purpose are hazarded the horrors of intestine feud, not only in this distant territory, but everywhere throughout the country. Already the muster has begun. The strife is no longer local, but national. Even now, while I speak, portents hang on all the arches of the horizon, threatening to darken the broad land, which already yawns with the mutterings of civil war.

gence-the countless multitude of succeeding | the calm determination of their opponents, are now diffused from the distant territory over wide-spread communities, and the whole country, in all its extent-marshalling hostile divisions, and foreshadowing a strife, which, unless happily averted by the triumph of Freedom, will become war-fratricidal, parricidal war-with an accumulated wickedness beyond the wickedness of any war in human annals; justly provoking the avenging judgment of Providence and the avenging pen of history, and constituting a strife, in the language of the ancient writer, more than foreign, more than social, more than civil; but something compounded of all these strifes, and in itself more than war; sed potius commune quoddam ex omnibus et plus quam bellum.

Such is the crime which you are to judge. But the criminal also must be dragged into day, that you may see and measure the power by which all this wrong is sustained. From no common source could it proceed. In its perpetration was needed a spirit of vaulting ambition which would hesitate at nothing; a hardihood of purpose which was insensible to the judgment of mankind; a madness for slavery which should disregard the Constitution, the laws, and all the great examples of our history; also a consciousness of power such as comes from the habit of power; a combination of energies found only in a hundred arms directed by a hundred eyes; a control of public opinion, through venal pens and a prostituted press; an ability to subsidize crowds in every vocation of life—the politician with his local importance, the lawyer with his subtle tongue, and even the authority of the judge on the bench; and a familiar use of men in places high and low, so that none, from the President to the lowest border postmaster, should decline to be its tool; all these things and more were needed; and they were found in the slave power of our republic. There, sir, stands the criminal—all unmasked before you—heartless, grasping, and tyranni-cal—with an audacity beyond that of Verres, a subtlety beyond that of Machiavel, a meanness beyond that of Bacon, and an ability beyond that of Hastings. Justice to Kansas can be secured only by the prostration of this influence; for this is the power behind-greater than any President—which succors and sustains the crime. Nay, the proceedings I now arraign derive their fearful consequence only from this connection.

In now opening this great matter, I am not insensible to the austere demands of the occasion; but the dependence of the crime against Kansas upon the slave power is so peculiar and important, that I trust to be pardoned while I impress it by an illustration, which to some may seem trivial. It is related in Northern The fury of the propagandists of slavery, and mythology, that the god of Force, visiting an

enchanted region, was challenged by his royal | entertainer to what seemed a humble feat must say something of a general character, of strength, merely, sir, to lift a cat from the ground. The god smiled at the challenge, and, calmly placing his hand under the belly of the animal, with superhuman strength, strove, while the back of the feline monster arched far npwards, even beyond reach, and one paw actually forsook the earth, until at last the discoinfited divinity desisted; but he was little surprised at his defeat, when he learned that this creature, which seemed to be a cat and nothing more, was not merely a cat, but that it belonged to and was a part of the great Terrestrial Serpent which, in its innumerable folds, encircled the whole globe. Even so the creature whose paws are now fastened upon Kansas, whatever it may seem to be, constitutes in reality a part of the slave power, which, with loathsome folds, is now coiled about the whole land. Thus do I expose the extent of the present contest, where we encounter not merely local resistance, but also the unconquered, sustaining arm behind. But out of the vastness of the crime attempted, with all its woe and shame, I derive a wellfounded assurance of a commensurate vastness of effort against it, by the aronsed masses of the country, determined, not only to vindicate right against wrong, but to redeem the Republic from the thraldom of that oligarchy which prompts, directs, and concentrates the distant wrong.

Such is the crime, and such the criminal, which it is my duty in this debate to expose, and, by the blessing of God, this duty shall be done completely to the end. But this will not be enough. The apologies, which, with strange hardihood, have been offered for the crime, must be brushed away, so that it shall stand forth, without a single rag, or fig-leaf, to cover its vileness. And, finally, the true remedy must be shown. The subject is complex in its relations as it is transcendent in importance; and yet, if I am honored by your attention, I hope to exhibit it clearly in all its parts, while I conduct you to the inevitable conclusion, that Kansas must be admitted at once, with her present constitution, as a State of this Union, and give a new star to the blue field of our national flag.

And hero I derive satisfaction from the thought, that the cause is so strong in itself as to bear even the infirmities of its advocates; nor can it require anything beyond that simplicity of treatment and moderation of manner which I desire to cultivate. Its true character is such, that, like Hercules, it will conquer just so soon as it is recognized.

My task will be divided under three different heads; first, THE CRIME AGAINST KANSAS, in its origin and extent; secondly, THE APOLOGIES policy, when Freedom and not Slavery was FOR THE CRIME; and thirdly, the TRUE REMEDY. national, while Slavery and not Freedom was

But, before entering upon the argument, I particularly in response to what has fallen from Senators who have raised themselves to eminence on this floor in championship of human wrongs; I mean the Scnator from Sontb Carolina, [Mr. Butler,] and the Senator from Illinois, [Mr. Douglas,] who, though unlike as Don Quixote and Sancho Panza, yet, like this couple, sally forth together in the same cause. The Senator from South Carolina has read many books of chivalry, and believes himself a chivalrous knight, with sentiments of honor and conrage. Of course he has chosen a mistress to whom he has made his vows, and who, though ugly to others, is always lovely to him; though polluted in the sight of the world, is chaste in his sight-I mean the harlot, Slavery. For her, his tongue is always profuse in words. Let her be impeached in character, or any proposition made to shut her ont from the extension of her wantonness, and no extravagance of manner or hardihood of assertion is then too great for this Senator. The frenzy of Don Quixote, in behalf of his wench Dulcinea del Toboso, is all surpassed. The asserted rights of Slavery, which shock equality of all kinds, are cloaked by a fantastic claim of equality. If the slave States cannot enjoy what, in mockery of the great fathers of the Republic, he misnames equality under the Constitution—in other words, the full power in the National Territories to compel fellowmen to unpaid toil, to separate husband and wife, and to sell little children at the auctionblock—then, sir, the chivalric Senator will conduct the State of South Carolina out of the Union! Heroic knight! Exalted Senator! A second Moses come for a second exodus!

But not content with this poor menace, which we have been twice told was "measured," the Senator, in the unrestrained chivalry of his nature, has undertaken to apply opprobrious words to those who differ from him on this floor. Ho calls them "sectional and fanatical;" and opposition to the usurpation in Kansas, he denounces as "an uncalculating fanaticism." To be sure, these charges lack all grace of originality, and all sentiment of truth; but the adventurous Senator does not hesitate. He is the uncompromising, unblnshing representative on this floor of a flagrant sectionalism, which now domineers over the Republic, and yet with a ludicrous ignorance of his own position-unable to see himself as others see him-or with an effrontery which even his white head ought not to protect from rebuke, he applies to those here who resist his sectionalism the very epithet which designates himself. The men who strive to bring back the Government to its original

belongs. I now fasten it upon them. For myself, I care little for names; hut since the question has heen raised here, I affirm that the Republican party of the Union is in no just sense sectional, but, more than any other party, national; and that it now goes forth to dislodge from the high places of the Government the tyrannical sectionalism of which the Senator from South Carolina is one of the mad-

dest zealots. To the charge of fanaticism I also reply. Sir, fanaticism is found in an enthusiasm or exaggeration of opinions, particularly on religious subjects; hut there may he a fanaticism for evil as well as for good. Now, I will not deny, that there are persons among us loving Liherty too well for their personal good, in a selfish generation. Such there may he, and, for the sake of their example, would that there were more! In calling them "fanatics," you cast contumely upon the nohle army of martyrs, from the earliest day down to this hour: apon the great tribunes of human rights, hy whom life, liberty, and happiness, on earth, have heen secured; upon the long line of devoted patriots, who, throughout history, have truly loved their country; and, upon all, who, in noble aspirations for the general good, and in forgetfulness of self, have stood ont hefore their age, and gathered into their generous bosoms the shafts of tyranny and wrong, in order to make a pathway for Trnth. You diseredit Luther, when alone he nailed his articles to the door of the church at Wittenherg, and then, to the imperial demand that he should retract, firmly replied, "Here I stand; I cannot do otherwise, so help me God!" You discredit Hampden, when alone he refused to pay the few shillings of ship-money, and shook the throne of Charles I.; you discredit Milton, when, amidst the corruptions of a heartless Conrt, he lived on, the lofty friend of Liherty, above question or suspicion; you discredit Russell and Sidney, when, for the sake of their country, they calinly turned from family and friends, to tread the narrow steps of the seaffold; you discredit the early founders of American institutions, who preferred the hard- Philadelphia, who catered for Slavery during ships of a wilderness, surrounded hy a savage foe, to injustice on heds of ease; you discredit genitors of the Northern men, with homes in our later fathers, who, few in numbers and these places, who lend themselves to Slavery the fanatics of history, according to the Sena-tor. But I tell that Senator, that there are alas! that our fathers were engaged in this characters badly eminent, of whose fanaticism traffic; hut that is no apology for it. And in

sectional, he arraigns as sectional. This will there can be no question. Such were the annot do. It involves too great a perversion of cient Egyptians, who worshipped divinities in terms. I tell that Senator, that it is to him- hrutish forms; the Druids, who darkened the self, and to the "organization" of which he is forests of oak, in which they lived, hy sacrithe "committed advocate," that this epithet fices of blood; the Mexicans, who surrendered countless victims to the propitiation of their ohscene idols; the Spaniards, who, under Alva, sought to force the Inquisition upon Holland, hy a tyranny kindred to that now employed to force Slavery upon Kansas; and such were the Algerines, when in solemn conclave, after listening to a speech not unlike that of the Senator from South Carolina, they resolved to continue the slavery of white Christians, and to extend it to the countrymen of Washington! Aye, sir, extend it! And in this same dreary catalogue, faithful history must record all who now, in an enlightened age, and in a land of boasted Freedom, stand np, in perversion of the Constitution, and in denial of immortal truth, to fasten a new shackle npon their fellow-man. If the Senator wishes to see fanatics, let him look round among his own associates; let him look at himself.

But I have not done with the Senator. There is another matter regarded by him of such consequence, that he interpolated it into the speech of the Senator from New Hampshire, [Mr. HALE,] and also announced that he had prepared himself with it, to take in his pocket all the way to Boston, when he expected to address the people of that community. On this account, and for the sake of truth, I stop for one moment, and tread it to the earth. The North, according to the Senator, was engaged in the slave trade, and helped to introduce slaves into the Southern States; and this undeniable fact he proposed to establish hy statistics, in stating which his errors surpassed his sentences in number. But I let these pass for the present, that I may deal with his argument. Pray, sir, is the acknowledged turpitude of a departed generation to become an example for us? And yet the suggestion of the Senator, if entitled to any consideration in this discussion, must have this extent. I join my friend from New Hampshire in thanking the Senator from South Carolina for adducing this instance; for it gives me an opportunity to say, that the Northern merchants, with homes in Boston, Bristol, Newport, New York, and the years of the slave trade, are the lineal proweak in resources, yet strong in their cause, in onr day; and especially that all, whether did not hesitate to hrave the mighty power of North or South, who take part, directly or England, already encircling the globe with her indirectly, in the conspiracy against Kansas, do morning drum-beats. Yes, sir, of such are hut continue the work of the slave-traders,

repelling the authority of this example, I repel repening the authority of this example, I repel also the trite argument founded on the earlier example of England. It is true that our mother country, at the peace of Utrecht, extorted from Spain the Assiento Contract, securing the monopoly of the slave trade with the Spainth Colories, as the whole write of all. the Spanish Colonies, as the whole price of all the blood of great victories; that she higgled at Aix-la-Chapelle for another lease of this exclusive traffic; and again, at the treaty of Madrid, clung to the wretched piracy. It is true, that in this spirit the power of the mother country was prostituted to the same base ends in her American Colonies, against indignant protests from our fathers. All these things now rise up in judgment against her. Let us not follow the Senator from South Carolina to do the very evil to-day, which in another gene-

ration we condemn. As the Senator from South Carolina is the Don Quixote, the Senator from Illinois [Mr. Douglas] is the squire of Slavery, its very Sancho Panza, ready to do all its humiliating offices. This Senator, in his labored address, vindicating his labored report—piling one mass of elaborate error upon another mass-constrained himself, as yon will remember, to unfamiliar decencies of speech. Of that address I have nothing to say at this moment, though before I sit down I shall show something of its contains the less. I do not go too far, when I fallacies. But I go back now to an earlier call it the Crime against Nature, from which occasion, when, true to his native impulses, he the soul recoils, and which language refuses to threw into this discussion, "for a charm of powerful trouble," personalities most discreditable to this body. I will not stop to repel the imputations which he cast upon myself; will be a renewal of its sorrow and shame; the imputations which he cast npon myself; but I mention them to remind you of the "sweltered venom sleeping got," which, with other poisoned ingredients, he cast into the cauldron of this debate. Of other things I speak. Standing on this floor, the Senator issued his rescript, requiring submission to the Usurped Power of Kansas; and this was accompanied by a manner—all his own—such as befits the tyrannical threat. Very well. Let the Senator try. I tell him now that he cannot enforce any such submission. The Senator, with the Slave Power at his back, is State, and the prohibition of Slavery in all cannot enforce any ench submission. The interaction of Missouri as a slaveholding Senator, with the Slave Power at his back, is strong; but he is not strong enough for this purpose. He is hold. He shrinks from nothing. Like Danton, he may cry, "l'audace! the remaining territory west of the Missispir, and north of 36° 30', leaving the condition of other territories south of this line, or line line, or leaving the condition of other territories south of this line, or subsequently acquired, untouched by the arrangement. Here was a solemn act of Senator copies the British officer, who, with heaveful swagger said that with the hilt of his covenant, a compact first brought forward in boastful swagger, said that with the hilt of his covenant, a compact, first brought forward in throats of the American people, and he will slaveholders in debate—finally sanctioned by meet a similar failnre. He may convulse this slaveholding votes-also upheld at the time country with civil feud. Like the ancient by the essential approbation of a slaveholding madman, he may set fire to this vast Temple of Constitutional Liberty, grander than Ephesian dome; but he cannot enforce obedience Mr. Calhoun himself; and this compromise to that tyrannical Usurpation.

The Senator dreams that he can subdue the man; against him is an immortal principle. With finite power he wrestles with the infinite, and he must fall. Against him are stronger battalions than any marshaled by mortal arm —the inborn, ineradicable, invincible senti-ments of the human licart; against him is nature in all her subtle forces; against him is God. Let him try to subdue these.

But I pass from these things, which, though belonging to the very heart of the discussion, are yet preliminary in character, and press at once to the main question.

1. It belongs to me now, in the first place, to expose the Crime against Kansas, in its origin and extent. Logically, this is the beginning of the argument. I say Crime, and deliberately adopt this strongest term, as better than any other denoting the consummate transgression. I would go further, if language could further go. It is the Crime of Crimes —surpassing far the old crimen majestatis, pursued with vengeance by the laws of Rome, and containing all the crimes, as the greater

was made the coudition of the admission of

Missonri, without which that State could not rights of the people. have been received into the Union. The bargain was simple, and was applicable, of eourse, only to the territory named. Leaving all the other territory to await the judgment of another generation, the South said to the North, Conquer your prejudices so far as to admit Missouri as a slave State, and, in consideration of this much-coveted boon, slavery shall be prohibited forever in all the remaining Louisiana Territory above 36° 30'; and the North yielded.

In total disregard of history, the President, in his annual message, has told us that this by slaveholders as a vicotry. Charles Pinckney, of South Carolina, in an oft-quoted letter, written at three o'clock on the night of

President-after an acquiescence of thirty-

With some, it was openly the extension of Slavery; and with others, it was openly the establishment of Freedom, under the guise of Popular Sovereignty. Of course, the measure, this npheld in defiance of reason, was carried through Congress in defiance of all the securities of legislation: and I mention these things that you may see in what fonlness the present erime was engendered.

It was carried, first, by whipping in to its support, through Executive influence and patronage, men who acted against their own declared judgment and the known will of their cempromise "was reluctantly acquiesced in by constituents. Secondly, by foisting out of place, the Southern States." Just the contrary is both in the Senate and House of Representatrue. It was the work of slaveholders, and was crowded by their concurring votes upon a reluctant North. At the time it was hailed under foot the rules of the Honse of Representatives. tatives, always before the safeguard of the minority. And Fourthly, by driving it to a close during the very session in which it origiits passage, says, "It is considered here by the nated, so that it might not be arrested by the slaveholding States as a great triumph." At indignant voice of the People. Such are some the North it was accepted as a defeat, and the friends of Freedom overywhere throughout was obtained. If the clear will of the People the country bowed their heads with mortifi- had not been disregarded, it could not have eation. But little did they know the completeness of their disaster. Little did they interposed its influence, it could not have dream that the prohibition of Slavery in the passed. If it had been left to its natural place Territory, which was stipnlated as the price in the order of business, it could not have of their fatal capitulation, would also at the very passed. If the rules of the House and the moment of its maturity be wrested from them. rights of the minority had not been violated, Time passed, and it became necessary to pro- it could not have passed. If it had been alvide for this Territory an organized Govern-ment. Suddenly, without notice in the public the People might be heard, it would have press, or the prayer of a single potition, or ended; and then the Crime we now deplore, one word of public recommendation from the would have been without its first seminal life.

Mr. President, I mean to keep absolutely three years, and the irreclaimable possession by the South of its special share under this I make no personal imputations; but only compromise—in violation of every obligation of with frankness, such as belongs to the occacompromise—in violation of every obligation of honor, compact, and good neighborhood—and in contemptuous disregard of the out-gushing sentiments of an aroused North, this time-honored prohibition, in itself a Landmark of Freedom, was overturned, and the vast region now known as Kansas and Nebraska was opened to Slavery. It was natural that a measure thus repregnant in character should be pressed by arguments mutually repregnant. be pressed by arguments mutually repngnant. It was urged on two principal reasons, so opposite and inconsistent as to slap each other the borrowed money has been enjoyed—did in the face—one being that, by the repeal of the prohibition, the Territory would be left open to the entry of slavcholders with their slaves, without hindrance; and the other being, that the people would be left absolutely serted doctrine of Popular Sovereignty. Urged free to determine the question for themselves, as sanctioning Popular Sovereignty, it was a and to prohibit the entry of slaveholders with swindle of the asserted rights of slave-masters. their slaves, if they should think best. With It was a swindle of a broad territory, thus some, the apology was the alleged rights of cheated of protection against Slavery. It was slaveholders; with others, it was the alleged a swindle of a great cause, early esponsed by

Washington, Franklin, and Jefferson, sur- in the States and Territories, as recognized by rounded by the best fathers of the Republic. the legislation of 1850, commonly called the Sir, it was a swindle of God-given inalienable Compromise Measures, is hereby declared in-Rights. Turn it over; look at it on all sides, operative and void." Thus, with insidious and it is everywhere a swindle; and, if the ostentation, was it pretended that an act, vioclassical usage, it has, on this occasion, the tive history, and setting loose the foundations indubitable authority of fitness. No other word will adequately express the mingled meanness and wickedness of the clicat.

Its character was still further apparent in the general structure of the bill. Amidst overflowing professions of regard for the sovereignty of the People in the Territory, they were despoiled of every essential privilege of sovoreignty. They were not allowed to choose their Governor, Secretary, Chief Justice, Associate Justices, Attorney, or Marshal—all of whom are sent from Washington; nor were they allowed to regulate the salaries of any of these functionaries, or the daily allowance of free to adopt Slavery. And this was called sional Prohibition of Slavery, which had al-Popular Sovereignty! Time does not allow, ways been regarded as a seveu-fold shield, covnor does the occasion require, that I should stop to dwell on this transparent device to cover a transcendent wrong. Suffice it to say, that Slavery is in itself an arrogant denial of mentary Prohibition of Slavery in Minnesota, Human Rights, and by no human reason can the power to establish such a wrong be placed among the attributes of any just sovereignty. In refusing it such a place, I do not deny popular rights, but uphold them; I do not restrain popular rights, but extend them. And, sir, to this conclusion you must yet come, unless deaf, not only to the admonitions of political justice, but also to the genius of our intend the natural consequences of their conown Constitution, under which, when properly interpreted, no valid claim for Slavery can be set up anywhere in the National territory. The Senator from Michigan [Mr. Cass] may say, in response to the Senator from Mississay, in response to the Slavery eannot go act, and sought in this way to into the Territory under the Constitution, without legislative introduction; and permit in the crime against Knasas. me to add, in response to both, that Slavery cannot go there at all. Nothing can come out of nothing; and there is absolutely nothing in the Constitution out of which Slavery can he derived, while there are provisions, which, when properly interpreted, make its existence anywhere within the exclusivo national jurisdiction impossible.

The offensive provision in the bill was in its form a legislative anomaly, utterly wanting the natural directness and simplicity of an ship. The Governor, Secretary, Chief Justice, honest transaction. openly to repeal the old Prohibition of Slavery, but seemed to mince the matter, as if consci- minated by the President and confirmed by ous of the swindle. It said that this Prohibi- the Senate, were all commended as friendly tion, "being inconsistent with the principle to Slavery. No man, with the sentiments

word I now employ has not the authority of lating the greatest compromise of our legislaof all compromise, was derived out of a com-promise. Then followed in the Bill the further declaration, which is entirely without precedent, and which has been aptly called, "a stump speech in its belly," namely: "it heing the true intent and meaning of this act, not to legislate Slavery into any Territory or State, nor to exclude it therefrom, but to leave the people thereof perfectly free to form and regulate their domestic institutions in their own way, subject only to the Constitution of the United States." Here were smooth words, such as belong to a cunning tongue enlisted in a bad cause. But whatever may have been the legislative body, or even the pay of the their various hidden meanings, this at least clerks and doorkeepers; but they were left was evident, that, by their effect, the Congressions. ering the whole Louisiana Territory north of 360 30', was now removed, while a principlo was declared, which would render the supple-Oregon, and Washington, "inoperative and void," and thus open to Slavery all these vast regions, now the rude cradles of mighty States. Here you see the magnitude of the mischief contemplated. But my purpose now is with the Crime against Kansas, and I shall not stop to expose the conspiracy beyond.

Mr. President, men are wisely presumed to duct, and to seek what their acts seem to promote. Now, the Nebraska Bill, on its very face, openly cleared the way for Slavery, and it is not wrong to presume that its originators intended the natural consequences of such an act, and sought in this way to extend Slavery. Of course, they did. And this is the first stage

But this was speedily followed by other developments. The bare-faced scheme was soon whispered, that Kansas must be a Slave State. In conformity with this idea was the government of this unhappy territory organized in all its departments; and thus did the President, by whose complicity the Prohibition of Slavery had been overthrown, lend himself to a new complicity—giving to the conspirators a lease of connivance, amounting even to copartner-It did not undertake Associate Justices, Attorney, and Marshal, d Prohibition of Slavery, with a whole caucus of other stipendaries, noof non-intervention by Congress with Slavery of Washington, or Jefferson, or Franklin,

say, that, had these great patriots once more be best. Whether regarded in its mass or its come among us, not one of them, with his details, in its origin or its results, it is all recorded unretracted opinions on Slavery, could have been nominated by the President or confirmed by the Senate for any post in that territory. With such auspices the conspiracy proceeded. Even in advance of the Nebraska Bill, secret societies were organized in Missouri, ostensibly to protect her institutions, and afterwards, under the name of "Self-Defensive Associations," and of "Blne Lodges," these were multiplied throughout the western counties of that State, before any counter-movement from the North. It was confidently anticipated, that by the activity of these societies, and the interest of slaveholders everywhere, with the advantages derived from the neighborhood of Missouri, and the influence of the Territorial Government, Slavery might be introduced into Kansas, quietly but surely, without arousing a conflict—that the crocodile egg might be stealthily dropped in the snn-burnt soil, there to be hatched unobserved until it sent forth its reptile monster.

But the conspiracy was unexpectedly balked. The debate which convulsed Congress, had stirred the whole country. Attention from all sides was directed upon Kansas, which at once became the favorite goal of emigration. Bill had loudly declared, that its object was "to leave the people perfectly free to form and regulate their domestic institutions in their own way;" and its supporters everywhere challenged the determination of the question between Freedom and Slavery by a competition of emigration. Thus, while opening the Territory to Slavery, the bill also opened it to emigrants from every quarter, who might by their votes redress the wrong. The populous North, stung by a sharp sense of outrage, and inspired by a noble cause, poured into the debatable land, and promised soon to establish a supremacy of numbers there, involving, of course,

a just supremacy of Freedom.

Then was conceived the consummation of the Crime against Kansas. What could not be accomplished peaceably, was to be accomplished forcibly. The reptile monster, that could not be quietly and securely hatched there, was to be pushed full-grown into the All efforts were now given to the Territory. dismal work of forcing Slavery on Free Soil. In flagrant derogation of the very Popular Sovereignty, whose name helped to impose this Bill upon the country, the atrocious object was now distinctly avowed. And the avowal has been followed by the act. Slavery has been forcibly introduced into Kansas, and placed under the formal safeguards of pretended law. How this was done, belongs to against his murderer. the argnment.

found any favor; nor is it too much to plest ontline, without one word of color, will blackness, illumined by nothing from itself, but only by the heroism of the nndaunted men and women, whom it environed. A plain statement of facts will be a picture of fearful trnth, which faithful history will preserve in its darkest gallery. In the foreground all will rccognize a familiar character, in himself a connecting link between the President and tho border ruffian-less conspicuous for ability than for the exalted place he has occupiedwho once sat in the scat where you now sit, sir; where once sat John Adams and Thomas Jefferson; also, where once sat Aaron Burr. I need not add the name of David R. Atchison. You have not forgotten that, at the session of Congress immediately succeeding the Nebraska Bill, he came tardily to his duty here, and then, after a short time, disappeared. The secret has been long since disclosed. Like Catiline, he stalked into this Chamber reeking with conspiracy-immo in Senatum venit and then like Catiline he skulked awayabiit, excessit, evasit, erupit-to join and provoke the conspirators, who at a distance awaited their congenial chief. Under the infinence of his malign presence the Crime ripened to its fatal fruits, while the similitude with Catiline was again renewed in the sympathy, not even concealed, which he found in the very Senate itself, where, beyond even the Roman example, a Senator has not hesitated to appear as his open compurgator.

And now, as I proceed to show the way in which this Territory was overrun and finally subjugated to Slavery, I desire to remove in advance all question with regard to the anthority on which I rely. The evidence is secondary; but it is the best which, in the nature of the case, can be had, and it is not less clear, direct, and peremptory, than any by which was are assured of the campaigns in the Crimea or the fall of Sevastopol. In its manifold mass, I confidently assert, that it is such a body of evidence as the human mind is not able to resist. It is found in the concurring reports of the public press; in the letters of correspondents; in the testimony of travellers; and in the unaffected story to which I have listened from leading citizens, who, during this winter, have "come flocking" here from that distant Territory. It breaks forth in the irrepressible outcry, reaching us from Kansas, in truthful tones, which leave no ground of mistake. It addresses us in formal complaints, instinct with the indignation of a people determined to be free, and unimpeachable as the declarations of a murdered man on his dying bed

I begin with an admission from the Presi-In depicting this consummation, the sim- dent himself, in whose sight the people of

Kansas have little favor. And yet, after Arrived at their several destinations on the arraigning the innocent emigrants from the night before the election, the invaders pitched North, he was constrained to declare that their their tents, placed their sentries, and waited conduct was "far from justifying the illegal for the coming day. The same trust-worthy and reprehensible counter-movement which eye witness, whom I have already quoted, says, ensued." Then, by the reluctant admission of the Chief Magistrate, there was a countermovement, at once illegal and reprehensible. I thank thee, President, for teaching me these words; and I now put them in the front of this exposition, as in themselves a confession. Sir, this "illegal and reprehensible countermovement" is none other than the dreadful Crime—nnder an apologetic alias—by which, through successive invasions, Slavery has been forcibly planted in this Territory.

Next to this Presidential admission must be placed the details of the invasions, which I now present as not only "illegal and reprehensible," but also unquestionable evidence of

the resulting Crime.

The violence, for some time threatened, broke forth on the 29th November, 1854, at the first election of a Delegate to Congress, when companies from Missonri, amounting to upwards of one thousand, crossed into Kansas, and, with force and arms, proceeded to vote for Mr. Whitfield, the candidate of Slavery. An eye-witness, General Pomeroy, of superior intelligence and perfect integrity, thus describes this scene:

"The first ballot-box that was opened upon our virgin soil was closed to us by overpowering numbers and impending force. So bold and reckless were our invaders, that they cared not to conceal their attack. They came upon us not in the guise of voters to steal away our franchise, but boldly and openly to snatch it with a strong hand. They came directly from their own homes, and in compact and organized bands, with arms in hand and provisions for the expedition, marched to our polis, and, when their work was done, returned whence they came."

Here was an ontrage at which the coolest blood of patriotism boils. Though, for various reasons unnecessary to develop, the busy settlers allowed the election to pass uncontested, still the means employed were none the

less "illegal and reprehensible."

This infliction was a significant prelude to the grand invasion of the 30th March, 1855, at the election of the first Territorial Legislature under the organic law, when an armed multitude from Missonri entered the Territory, in larger numbers than General Taylor commanded at Buena Vista, or than Gen. Jackson had within his lines at New Orleanslarger far than our fathers rallied on Bunker Hill. On they came as an "army with banners," organized in companies, with officers,

of one locality:

"Baggage-wagons were there, with arms and ammunition enough for a protracted fight, and among them two brass field-pleces, ready charged. They came with drums beating and flags flying, and their leaders were of the most promi-nent and conspicuous men of their State."

Of another locality, he says:

"The invaders came together in one armed and organized body, with trains of fifty wagons, besides horsemen, and, the night before election, pitched their camp in the vicinity of the polis; and having appointed their own judges in place of those who, from intimidation or otherwise, failed to attend, they voted without any proof of residence."

With this force they were able, on the succeeding day, in some places, to intimidate the judges of elections; in others to substitute judges of their own appointment; in others, to wrest the ballot-boxes from their rightful possessors, and everywhere to exercise a complete control of the election, and thus, by a preternatural audacity of usurpation, impose a Legis-lature upon the free people of Kansas. Thus was conquered the Sevastopol of that Terri-

But it was not enough to secure the Legisla-The election of a member of Congress recurred on the 2d October, 1855, and the same foreigners, who had learned their strength, again manifested it. Another invasion, in controlling numbers, came from Missouri, and once more forcibly exercised the electoral fran-

chise in Kansas.

At last, in the latter days of November, 1855, a storm, long brewing, burst upon the heads of the devoted people. The ballot-boxes had been violated, and a Legislature installed, which had proceeded to carry out the conspiracy of the invaders; but the good people of the Territory, born to Freedom, and educated as American citizens, showed no signs of submission. Slavery, though recognized by pretended law, was in many places practically an outlaw. To the lawless borderers, this was hard to bear; and, like the Heathen of old, they raged, particularly against the town of Lawrence, already known, by the firmness of its principles and the character of its citizens, as the citadel of the good cause. On this account they threatened, in their peculiar language, to "wipe it out." Soon the hostile power was gathered for this purpose. The wickedness of this invasion was enhanced by munitions, tents, and provisions, as though the way in which it began. A citizen of marching upon a foreign foe, and breathing Kansas, by the name of Dow, was murdered lond-mouthed threats that they would carry by one of the partisans of Slavery, under the their purpose, if need be, by the bowie-knife name of "law and order." Such an outrage and revolver. Among them, according to his naturally aronsed indignation and provoked own confession, was David R. Atchison, belted threats. The professors of "law and order" with the vulgar arms of his vulgar comrades. allowed the murderer to escape; and, still

further to illustrate the irony of the name they assumed, seized the friend of the murdered man, whose few neighbors soon rallied for his This transaction, though totally disregarded in its chief front of wickedness, became the excuse for unprecedented excitement. The weak Governor, with no faculty higher than servility to Slavery-whom the President, in his official delinquency, had appointed to a trust worthy only of a well-balanced character —was frightened from his propriety. By pro-chamation he invoked the Territory. By tele-graph he invoked the President. The Territory would not respond to his senseless appeal. The President was dumb; but the proclamation was circulated throughout the border counties of Missouri; and Platte, Clay, Carlisle, Sabine, Howard, and Jefferson, each of them, contributed a volunteer company, recruited from the road sides, and armed with weapons which chance afforded-known as the "shot-gun militia"-with a Missouri officer as commissary general, dispensing rations, and another Missouri officer as generalin-chief; with two wagon loads of rifles, belonging to Missouri, drawn by six mules, from its arsenal at Jefferson City; with seven pieces of cannon, belonging to the United States, from its arsenal at Liberty; and this formidable force, amounting to at least 1,800 men, terrible with threats, with oaths, and with whisky, crossed the borders, and encamped in larger part at Wacherusa, over against the doomed town of Lawrence, which was now threatened with destruction. With these invaders was the Governor, who by this act levied war upon the people he was sent to protect. In camp with him was the original Catiline of the conspiracy, while by his side was the docile Chief Justice and the docile Judges. But this is not the first instance in which an uninst Governor has found tools where he ought to have found justice. In the great impeachment of Warren Hastings, the British orator, by whom it was conducted, exclaims, in words strictly applicable to the misdeed I now arraign, "Had he not the Chief Justice, the tame and domesticated Chief Justice, who waited on him like a familiar spirit?" was this invasion countenanced by those who should have stood in the breach against it. For more than a week it continued, while deadly conflict seemed imminent. I do not dwell on the heroism by which it was encountered, or the mean retreat to which it was compelled; for that is not necessary to exhibit the Crime which you are to judge. But I cannot forbear to add other additional features, furnished in the letter of a clergymen, written at the time, who saw and was a part of what he describes:

other provisions plundered, cattle driven off, all communication cut off between us and the States, wagons on the way to us with provisions stopped and plundered, and the drivers taken prisoners, and we in hourly expectation of an attack. Nearly every mun has been in arms in the village. Fortifications have been thrown up, by incessant labor night and day. The sound of the drum and the tramp of armed men resounded through our streets, furnities fleeting with their household goods for safety. Day before yesterday, the report of cannon was heard at our house from the direction of Lecompton. Last Thursday, one of our neighbors—one of the most peaceable and excellent of men, from Ollio—on his way home, was set upon by a gasy of treive —one of the most peaceable and excellent of men, from Ohio—on his way home, was set upon by a garg of twelve men on horseback, and shot down. Over eight hundred men are gathered under arms at Lawrence. As yet, no act of violence has been perpetrated by those on our side. No blood of retallation stains our hands. We stand and are ready to act purely in the defence of our homes and lives."

But the catalogue is not yet complete. On the 15th of December, when the people assembled to vote on the Constitution then submitted for adoption—only a few days after the Treaty of Peace between the Governor on the one side and the town of Lawrence on the other-another irruption was made into this unhappy Territory. But I leave all this untold. Enough of these details has been given.

Five several times and more have these invaders entered Kansas in armed array, and thus five times and more have they trampled upon the organic law of the Territory. But these extraordinary expeditions are simply the extraordinary witnesses to successive uninterrupted violence. They stand out conspicuous but not alone. The spirit of evil, in which they had their origin, was wakeful and incessant. From the beginning, it hung upon the skirts of this interesting Territory, harrowing its peace, disturbing its prosperity, and keeping its iuhabitants under the painful alarms of Thus was all security of person, of property, and of labor, overthrown; and when I urge this incontrovertible fact, I set forth a wrong, which is small only by the side of the giant wrong, for the consummation of which all this was done. Sir, what is man-what is government-without security; in the absence of which, nor man nor government can proceed in development or enjoy the fruits of Without security, civilization is existence? cramped and dwarfed. Without security there can be no true Freedom. Nor shall I say too much, when I declare that security, guarded of course by its offspring, Freedom, is the true end and aim of government. Of this indispensable boon the people of Kansas have thus far been despoiled—absolutely, totally. All this is aggravated by the nature of their pursuits, rendering them peculiarly sensitive to interruption, and at the same time attesting their innocence. They are for the most part engaged in the cultivation of the soil, which from time immeniorial has been the sweet employment of undisturbed industry. Contented in the returns of bounteous nature and the shade of his own trees, the husbandman is "Our citizens have been shot at, and in two instances murdered, our houses invaded, hay-ricks burnt, corn and not aggressive; accustomed to produce, and

not to destroy, he is essentially peaceful, unless where the uplifted towahawk is arrested by his home is invaded, when his arm derives the strong arm and generous countenance of vigor from the soil he treads, and his soul inspiration from the heavens beneath whose canopy he daily walks. And such are the people of Kansas, whose Sccurity has been overthrown. Scenes from which civilization averts her countenance have been a part of assault of murderous robbers from Missouri. their daily life. The border incursions, which, in barbarous ages or barbarous lands, have fretted and "harried" an exposed people, have been here renewed, with this peculiarity, that our border robbers do not simply levy black mail and drive off a few cattle, like those who acted under the inspiration of the Douglas of other days; that they do not seize a few persons, and sweep them away into captivity, like the African slave-traders whom we brand as pirates; but that they commit a succession of acts, in which all border sorrows and all African wrongs are revived together on American soil, and which for the time being annuls all protection of all kinds, and

enslaves the whole Territory.

Private griefs mingle their poignancy with public wrongs. Ido not dwell on the anxieties which families have undergone, exposed to sudden assault, and obliged to lie down to rest with the alarms of war ringing in their ears, not knowing that another day might be spared to them. Throughout this bitter winter, with the thermometer at 30 degrees below zero, the citizens of Lawrence have been constrained to sleep under arms, with sentinels treading their constant watch against surprise. But our souls are wrung by individual instances. In vain do we condemn the cruelties of another age—the refinements of torture to which men have been doomed-the rack and thumb-screw of the Inquisition, the last agonies of the regicide Ravaillac—"Luke's iron crown, and Damien's bed of steel' -for kindred outrages have disgraced these borders. Murder has stalked-assasination has skulked in the tall grass of the prairie, and the vindictiveness of man has assumed unwonted forms. A preacher of the Gospel of the Saviour has been ridden on a rail, and then thrown into the Missouri, fastened to a log, and left to drift down its muddy, tortuous current. And lately wo have had the tidings of that enormity without precedence-a deed without a name-where a candidate of the Legislature was most brutally gashed with knives and hatchets, and then, after weltering in blood on the snow-clad earth, was trundled along with gaping wounds, to fall dead in the face of his wife. It is common to drop a tear of sympathy over the trembling solicitudes of our early fathers, exposed to the stealthy assault of the savage foe; and an eminent American artist has half is not yet told. pictured this scene in a marble group of rare beauty, on the front of the National Capitol, radiates from a common centre, so everything

the pioneer, while his wife and children find shelter at his feet; but now the tear must be Hirelings, picked from the drunken spew and vomit of an uneasy civilization-in the form of men-

Aye, in the catalogue ye go for men; As hounds and gray-hounds, mongrels, spaniels, curs, Sloughs, water-rugs, and demi-wolves, are called All by the name of dogs;

leashed together by secret signs and lodges, have renewed the incredible atrocities of the Assassins and of the Thugs; showing the blind submission of the Assassius to the Old Man of the Mountain, in robbing Christians on the road to Jerusalem, and showing the heartlessness of the Thugs, who, avowing that murder was their religion, waylaid travellers on the great road from Agra to Delhi; with the more deadly bowie-knife for the dagger of the Assassin, and the more deadly revolver for the

noose of the Thug.

In these invasions, attended by the entire snoversion of all Security in this Territory, with the plunder of the ballot-box, and the pollution of the electoral franchise, I show simply the process in unprecedented Crime. If that be the best Government, where an injury to a single citizen is resented as an injury to the whole State, then must our Government forfeit all claim to any such eminence, while it leaves its citizens thus exposed. In the outrage upon the ballot-box, even without the illicit fruits which I shall soon expose. there is a peculiar crime of the deepest dye, though subordinate to the final Crime, which should be promptly avenged. In countries where royalty is upheld, it is a special offence to rob the crown jewels, which are the emblems of that sovereignty before which the loyal subject bows, and it is treason to be found in adultery with the Queen, for in this way may a false heir be imposed upon the State; but in our Republio the ballot-box is the single priceless jewel of that sovereignty which we respect, and the electoral franchise, out of which are born the rulers of a free people, is the Queen whom whom we are to guard against pollution. In this plain presentment, whether as regards Security, or as regards Elections, there is enough, surely, without proceeding further, to justify the intervention of Con-gress, most promptly and completely, to throw over this oppressed people the impenetrable shield of the Constitution and laws. But the

As every point in a wide-spread horizon

and in every successive invasion, this One Idea has been ever present, as the Satanic tempter—the motive power—the causing

cause.

To accomplish this result, three things were attempted: first, hy ontrages of all kinds to drive the friends of Freedom already there out of the Territory; secondly, to deter others from coming; and, thirdly, to obtain the complete control of the Government. The prooess of driving out, and also of deterring, has failed. On the contrary, the friends of Freedom there became more fixed in their resolves to stay and fight the battle, which they had never sought, but from which they disdained to retreat; while the friends of Freedom elsewhere were more aroused to the dnty of timely succors, hy men and munitions of just self-

But, while defeated in the first two processes proposed, the conspirators succeeded in the last. By the violence already portrayed at the election of the 30th March, when the polls were occupied by the armed hordes from Missouri, they imposed a Legislature npon the law, established a Usurpation not less complete than any in history. That this was done, I preceed to prove. Here is the evidence:

1. Only in this way can this extraordinary expedition be adequately explained. In the words of Molière, once employed by John Quincy Adams in the other house, Que diable allaient-ils faire dans cette galère? What did they go into the Territory for? If their purposes were peaceful, as has been suggested, why cannons, arms, flags, numbers, and all this violence? As simple citizens, proceeding to the honest exerciso of the electoral franchise, they might have gone with nothing more than a pilgrim's staff. Philosophy al-ways seeks a sufficient cause, and only in the One Idea, already presented, can a cause be found in any degree commensurate with this Crime; and this becomes so only when we consider the mad fanaticism of Slavery.

2. Public notoriety steps forward to confirm the suggestion of reason. In every place where Truth can freely travel, it has been asserted and understood, that the Legislature was imposed upon Kansas by foreigners from Missouri; and this universal voice is now

received as undeniable verity.
3. It is also attested by the harangues of the conspirators. Here is what Stringfellow said before the invasion:

said or done in this vast circle of Crime radiates from the One Idea, that Kansas, at all hazards, must be made a slave State. In all the manifold wickednesses that have occurred, and in every successive invasion, this One doverner reduction district in Kansas, in defining on a dall, to enter every election district in Kansas, in defining of Reeder and his vite myrmidans, and vote at the point of the bowie-knife and revolver. Neither give nor take quarter, as our case demands it. It is enough that the slaveholding interest will it, from which there is no appeal. What right has dovernor Reeder to rule Missourlans in Kansas? His programming and prescribed oath must be repudiated. It is clamation and prescribed oath must be repudiated. It is your interest to do so. Mind that Siavery is established where it is not prohibited."

Here is what Atchison said after the inva-

"Weil, what next? Why an election for members of the Legislature to organize the Territory must be held. What did I advise you to do then? Why, meet them on their was did I advise you to do then? Why, meet them on their own ground, and heat them at their own game again; and, cold and inclement as the weather was, I went over with a company of men. My object in going was not to vote. I had no right to vote; unless I had distranchised myself in Missouri. I was not within two miles of a voting-place. My object in going was not to vote, but to settle a difficulty between two of our candidates; and the Abolitionists of the North said, and published it abroad, that Atchison was there with bowte-knife and revolver; and by God it was true. I never did go into that Territory—I never intend to go into that Territory—without being prepared for all such kind of cattle. Well, we beat them, and Governor Reeder gave certificates to a majority of all the members of both Houses, and then, after they were organised, as everybody will admit, they were the only competent persons to say who were, and who were not, members of the same."

4. It is confirmed by the contemporaneous admission of the Squatter Sovereign, a paper published at Atchison, and at once the organ of the President and of these Borderers, which, nnder date of 1st April, thus reconnts the victory:

"INDEPENDENCE, MISSOUAI, March 81, 1855.

"Several hundred emigrants from Kansas have just entered our city. They were preceded by the Westport and Independence brass hands. They came in at the west side of the public square, and proceeded entirely around it, the hands cheering us with fine music, and the emigrants with good news. Immediately following the bands were about two hundred horsemen in regular order; following these were one hundred and fifty wagons, carriages, &c. They gave repeated cheers for Kansas and Missouri. They report that not an Anti-Slavery man will be in the Legislature of Kansas. We have made a clean sweep."

5. It is also confirmed by the contemporancous testimony of another paper, always faithful to Slavery, the New York *Herald*, in the letter of a correspondent from Brunswick, in Missouri, under date of 20th April, 1855:

"From five to seven thousand men started from Missouri to attend the election, some to remove, but the most to return to their families, with an intention, if they liked the Territory, to make it their permanent abode at the earliest moment practicable. But they intended to vote. The Missourians were, most of them, Douglas men. There were one hundred and fifty voters from this county, one hundred and seventy-five from Howard, one hundred from Cooper. Indeed, every county furnished its quota; and when they set out, it tooked like an army," \* \* \* \* "They were armed." \* \* \* "And as there were no houses in the Territory, they carried tents. Their mission was a peaceable one—to vote, and to drive down stakes for their future homes. After the election, some one thousand five hundred of the voters sent a committee to Mr. Reader, to asceptain iff it was his purpose to ratify the election. He answered that it was, and said the majority at an election must carry the day. But it is not to be denied that the overnor might attempt to play the tyrant—since his conduct had already been insidious and unjust—were on their hats bunches of hemp. They were resoived, if a tyrant attempted to transpie upon the rights of the sovereign people, to hang him." "From five to seven thousand men started from Missouri "To those who have qualms of conscience as to violating laws, State or National, the time has come when such impositions must be disregarded, as your rights and property are

6. It is again confirmed by the testimony of a lady, who for five years has lived in Western Missouri, and thus writes in a letter published in the New Haven Register:

" MIAMI, SALINE Co., November 26, 1855.

"You ask me to tell you something about the Kansas and Missourl troubles. Of course you know in what they have originated. There is no denying that the Missourians have determined to control the elections, if possible, and I don't know that their measures would be justifiable, except upon the principle of self-preservation; and that, you know, is the first law of nature."

7. And it is confirmed still further by the circular of the Emigration Society of Lafayette, in Missouri, dated as late as 25th March, 1856, in which the efforts of Missonrians are openly confessed:

"The Western counties of Missouri have, for the last two years, been heavily taxed, both in money and time, in fighting the hattles of the South. Lafayette county alone has expended more than \$100,000, in money and as much and more in time. Up to this time, the border counties of Missouri have upheld and maintained the rights and interests of the South in this struggle, unassisted, and not unsuccessfully. But the Aholitonists, staking ther \* ii upon the Kansas issue, and hesitating at no means, fair r foul, are moving heaven and earth to render that heautif if Territory a Free State."

8. Here, also, is complete admission of the Usnrpation, by the *Intelligencer*, a leading paper of St. Louis, Missouri, made in the ensuing snmmer:

"Atchison and Stringfellow, with their Missouri followers, overwhelmed the settlers in Kansas, browbeat and hullied them, and took the Government from their hands. Missouri votes elected the present hody of men who insult public incelligence and popular rights by styling themselves 'tho Legislature of Kansas.' This body of men are helping themselves to fat speculations by locating the 'seat of Government,' and getting town lots for their votes. They are passing laws distranchising all the citizens of Kansas who do not believe Negro Slavery to he a Christian institution and a national hiessing. They are proposing to punish with imprisonment the utterance of views inconsistent with their own. And they are trying to perpetuate their preposterous and infernal tyranny hy appointing for a term of years creatures of their own, as commissioners in every county, to lay and collect taxes, and see that the laws they are passing are faithfully executed. Has this age anything to compare with these acts in audacity?"

9. In harmony with all these is the authoritative declaration of Governor Reeder, in a speech addressed to his neighbors, at Easton, Pennsylvania, at the end of April, 1855, and immediately afterwards published in the Washington Union. Here it is:

"It was, indeed, too true that Kansas had heen invaded, conquered, subjugated, by an armed force from heyond her horders, ied on hy a fanatical spirit, trampling under foot the principles of the Kansas bill and the right of suffrage."

10. And in similar harmony is the complaint of the people of Kansas, in a public beeting at Big Springs, on the 5th September, 183, embodied in these words:

"Reclosed. That the hody of men who for the last two months are heen passing laws for the people of our Territory, mod, counselled, and dictated to by the demagogues of Missour, are to us a foreign hody, representing only the lawiess invaers who elected them, and not the people of the Territory—the we repudiate their action, as the monstrous consummations an act of violence, usurpation, and fraud,

unparalleled in the history of the Un.on, and worthy orig of men unfitted for the duties, and regardless of the responsibilities of Republicans."

11. And finally, by the official minntes, which have been laid on our table by the President, the invasion, which ended in the Usurpation, is clearly established; but the effect of this testimony has been so amply exposed by the Senator from Vermont, [Mr. COLLAMER,] in his able and indefatigable argument, that I content myself with simply referring to it.

On this cumulative, irresistible evidence, in concurrence with the antecedent history, I And yet Senators here have argued that this cannot be so-precisely as the conspiracy of Catiline was doubted in the Roman Senate. Nonnulli sunt in hoc ordine, qui aut ea, que imminent, non videant; aut ea, que vident, dissimulent; qui spem Cataline mollibus sententiis aluerunt, conjurationemque nascentem non credendo corroboraverunt. As I listened to the Senator from Illinois, while he painfully strove to show that there was no Usnrpation, I was reminded of the effort by a distinguished logician, in a much-admired argument, to prove that Napoleon Bonaparte never And permit me to say, that the fact existed. of his existence is not placed more completely above doubt than the fact of this Usurpation. This I assert on the proofs already presented. But confirmation comes almost while I speak. The columns of the public press are now daily filled with testimony, solemnly taken before the Committee of Congress in Kansas, which shows, in awful light, the violence ending in the Usurpation. Of this I may speak on some other occasion. Meanwhile, I proceed with the development of the Crime.

The usurping Legislature assembled at the appointed place in the interior, and then at once, in opposition to the vcto of the Governor, by a majority of two-thirds, removed to the Shawnee Mission, a place in most convenient proximity to the Missouri borderers, by whom it had been constituted, and whose tyrannical agent it was. The statutes of Missouri, in all their text, with their divisions and subdivisions, were adopted bodily, and with such little local adaptation that the word "State" in the original is not even changed to "Territory," but is left to be corrected by an explanatory act. But, all this general legisintion was entirely subordinate to the special act, entitled "An Act to punish offences against Slave Property," in which the One Idea, that provoked this whole conspiracy, is at last embodied in legislative form, and Human Slavery openly recognized on Free Soil, nnder the sanction of pretended law. This act of thirteen sections is in itself a Dance of Death. But its complex completeness of wick-edness, without a parallel, may be partially

sections only of it is the penalty of death de-nounced no less than forty-eight different times, by as many changes of language, against the heinous offence, described in fortyeight different ways, of interfering with what does not exist in that Territory—and under the Constitution cannot exist there-I mean property in human flesh. Thus is Liberty sacrificed to Slavery, and Death summoned to sit at the gates as guardian of the Wrong.

But the work of Usurpation was not perfeeted even yet. It had already cost too much

to be left at any hazard.

But to be safely thus !"

Such was the object. And this could not be, except by the entire prostration of all the safeguards of Human Rights. The liberty of speech, which is the very breath of a Republic; the press, which is the terror of wrongdoers; the bar, through which the oppressed beards the arrogance of law; the jury, by which right is vindicated; all these must be struck down, while officers are provided, in all places, ready to be the tools of this tyranny; and then, to obtain final assurance that their crime was secure, the whole Usurpation, stretching over the Territory, most be fastened and riveted by legislative bolts, spikes, and screws, so as to defy all effort at change through the ordinary forms of law. To this work, in its various parts, were bent the sub-tlest energies; and never, from Tubal Cain to this hour, was any fabric forged with more desperate skill and completoness.

Mark, sir, three different legislative enactments, which constitute part of this work. First, according to one act, all who deny, by spoken or written word, "the right of persons to hold slaves in this Territory," are denounced as felons, to be punished by imprisomment at hard labor, for a term not less than two years; it may be for life. And to show the extravagance of this injustice, it has been well put by the Senator from Vermont [Mr. Collamer], that should the Senator from Michigan [Mr. Cass], who believes that Slavery cannot exist in a Territory, unless introduced by express legislative acts, venture there with his moderate opinions, his doom must be that of a felon! To this exteut are the great liberties of speech and of the press subverted. Secondly, by another act, entitled "An Act concerning Attorneys-at-Law," no person can practise as an attorney, unless he shall obtain a license from the Territorial courts, which, of course, a tyrannical discretion will be free to deny; and after obtaining such license, he is constrained to take an oath, not only "to support" the Constitution of the United States,

conceived, when it is understood that in three | the reduplication-the Territorial Act, and the Fugitive Slave Bill, thus erecting a test for the function of the bar, calculated to exclude citizens who honestly regard that latter legislative enormity as unfit to be obeyed. And, thirdly, by another act, entitled "An Act concerning Jurors," all persous "conscientiously opposed to holding slaves," or "not admitting the right to hold slaves in the Territory," are excluded from the jury on every question, civil or criminal, arising out of asserted slave property; while, in all cases, the summoning of the jury is left without one word of restraint, to "the marshal, sheriff, or other officer," who are thus free to pack it according to their tyrannical discretion.

For the ready enforcement of all statutes against Human Freedom, the President had already furnished a powerful quota of officers, in the Governor, Chief Justice, Jndges, Secretary, Attorney, and Marshal. The Legislature completed this part of the work, by constituting, in each county, a Board of Commissioners, composed of two persons, associated with the I robate Judge, whose duty it is "to appoint a county treasurer, coroner, justices of the peace, constables and all other officers provided for by law," and then proceeded to the choice of this very Board; thus delegating and diffusing their usnrped power, and tyrannically imposing npon the Territory, a crowd of officers, in whose appointment the people have had no

voice, directly or indirectly. And still the final inexorable work remained. A Legislature, renovated in both branches, could not assemble until 1858, so that, during this long intermediate period, this whole system must continue in the likeness of law, unless overturned by the Federal Government, or, iu default of such interposition, by a generous uprising of an oppressed people. But it was necessary to guard against the possibility of change, even tardily, at a future election; and this was done by two different acts; under the first of which, all who will not take the oath to support the Fugitive Slave Bill are excluded from the elective franchise; and under the second of which, all others are entitled to vote who shall tender a tax of one dollar to the Sheriff on the day of election; thus, by provision of Territorial law, disfranchising all opposed to Slavery, and at the same time opening the door to the votes of the invaders; by an unconstitutional shibboleth, excluding from the polls the mass of actna settlers, and by making the franchise depend upon a petty tax only, admitting to the rolls the mass of borderers from Missouri. Thus, by tyrannical forethought, the Usurpaton not only fortified all that it did, but assumed a self-perpetuating energy.

Thus was the Crime consummated. Slavery but also "to support and sustain"-mark here now stands erect, clanking its claius on the

Taritay of Kansas, surrounded by a code of | caped, I come now to The Apologies which death, and trampling upon all cherished libertrial by jury, or the electoral franchise. And, sir, all this has been done, not merely to introduce a wrong which in itself is a denial of all rights, and in dread of which a mother has lately taken the life of her offspring; not merely, as has been sometimes said, to protect Slavery in Missouri, since it is futile for this Stato to complain of Freedom on the side of Kansas, when Freedom exists without complaint on the side of Iowa, and also on the side of Illinois; but it has been done for the sake of political power, in order to bring two new slaveholding Senators upon this floor, and thus to fortify in the National Government the desperate chances of a waning Oligarchy. As the ship, voyaging on pleasant summor seas, is assailed by a pirate crew, and robbed for the sake of its doubloons and dollars-so is this beautiful Territory now assailed in its peace and prosperity, and robbed, in order to wrest its political power to the side of Slavery. Even now the black flag of the land pirates from Missouri waves at the mast head; in their laws you hear the pirate yell, and see the flash of the pirate's knife; while, incredible to relate! the President, gathering the Slave Power at his back, testifies a pirate sympathy.

Sir. all this was done in the name of popular Sovereignty. And this is the close of the tra-Popular Sovereignty, which when trnly understood, is a fountain of just power, has ended in Popular Slavery; not merely in the subjection of the unhappy African race, but of this prond Caucasian blood, which you boast. The profession with which you began, of All by the People, has been lost in the wretched reality of Nothing for the People. Popular Sovereignty, in whose deceitful name plighted faith was broken, and an ancient Landmark of Freedom was overturned, now lifts itself before us, like Sin, in the terrible picture of

Milton,

"That seemed a woman to the walst, and fair, But ended foul in many a scaly fold Voluminous and vast, a serpent armed volumnous and vast, a serpent armed With mortal sting; about her middle round A cry of hell-hounds never ceasing barked With wide Cerberean mouths full loud, and rung A hideous peal; yet, when they list, would ereep, If aught disturbed their noise, into her womb, And kennel there, yet there still barked and howled Within unseen."

The image is complete at all points; and, with this exposure, I take my leave of the Crime gainst Kansas.

II. Energing from all the blackness of this Crime, iu which we seem to have been lost, as in a savere wood, and turning our backs upon it, as bon desolation and death, from which while there have suffered we have es-

the Crime has found. Sir, well may you start ties, whether of speech, the press, the bar, the at the suggestion that such a series of wrongs, so clearly proved by various testimony, so openly confessed by the wrong-doers, and so widely recognized throughout the country, should find Apologies. But the partisan spirit, now, as in other days, hesitates at nothing. The great Crimes of history have never been without Apologies. The massacre of St. Bartholomew, which you now instinctively condemn, was, at the time, applauded in high quarters, and even commemorated by a Papal medal, which may still be procured at Rome; as the crime against Kansas, which is hardly less conspicuous in dreadful eminence, has been shielded on this floor by extennating words, and even by a Presidential message, which, like the Papal medal, can never be forgotten in considering the madness and perversity of men.

Sir, the Crime cannot be denied. The President himself has admitted "illegal and reprehensible" conduct. To such conclusions he was compelled by irresistible evidence; but what he mildly describes I openly arraign. Senators may affect to put it aside by a sneer, or to reason it away by figures; or to explain it by a theory, such as desperate invention has produced on this floor, that the Assassins and Thugs of Missouri were in reality citizens of Kansas; but all these efforts, so far as made, are only tokens of the weakness of the cause, while to the original Crime they add another offence of false testimony against innoceut and suffering men. But the Apologies for the Crime are worse than the efforts at denial. In cruelty and heartlessness they identify their authors with the great trangression.

They are four in number, and four-fold in character. The first is the Apology tyrannical; the second, the Apology imbecile; the third, the Apology absurd; and the fourth the Apology infamous. This is all. Tyranny, imbecility, absurdity, and infamy, all unite to dance like the weird sisters, about this Crime.

The Apology tyrannical is founded on the mistaken act of Governor Reeder, in authenticating the Usurping Legislature, by which it is asserted that, whatever may have been the actual force or fraud in its election, the people of Kansas are effectually concluded, and the whole proceeding is placed under the formal sanction of law. According to this assumption, complaint is now in vain, and it only remains that Congress should sit and hearken to it, without correcting the wrong, as the aucient tyrant listened and granted no redress to the human moans that issued from the heated brazen bull, which subtle cruelty had devised, This I call the Apology of technicality inspired tyranny.

The facts on this head are few and plain.

Governor Reeder, after allowing only five days authority to interfere in Kansas for refor objections to the returns—a space of time pose. Such is the broad states on, which, unreasonably brief in that extensive Territory even if correct, furnishes no Apology for any "duly elected," withheld certificates from certain others, because of satisfactory proof that they were not duly elected, and appointed a day for new elections to snpply these vacan-Afterwards, by formal message, he recognized the Legislature as a legal body, and when he vetoed their act of adjournment to the neighborhood of Missouri, he did it simply on the ground of the illegality of such an adjournment under the organic law. Now, to every assumption founded on these facts, there are two satisfactory replies; first, that no certificate of the Governor can do more than anthenticate a subsisting legal act, withent of itself infusing legality where the essence of legality is not already; and secondly, that violence or fraud, wherever disclosed, vitiates completely every proceeding. In denying these principles, you place the certificate above the thing certified, and give a perpetual lease to violence and fraud, merely because at an ephemeral moment they were unquestioned. This will not do.

Sir, I am no apologist for Governor Reeder. There is sad reason to believe that he went to Kansas originally as the tool of the President; but his simple nature, nurtured in the atmosphere of Pennsyl, ania, revolted at the service required, and he turned from his patron to dnty. Grievously did he err in yielding to the Legislature any act of authentication; but he has in some measure answered for this error by determined efforts since to expose the utter illegality of that body, which he now repudiates entirely. It was said of certain Roman Emperors, who did infinite mischief in their beginnings, and infinite good towards their ends, that they should never have been born or never died; and I would apply the same to the official life of this Kansas Governor. At all events, I dismiss the Apology founded on voice of law, transcending the declaration of the pedantic judge, in the British Parliament, on the eve of our Revolution, that our fathers, notwithstanding their complaints, were in reality represented in Parliament, inasmuch as their lands, under the original charters, were held "in common socage, as of the manor of Greenwich in Kent," which, being duly represented, carried with it all the Colonies. Thus and Navy Department concurred in laeing in other ages has tyranny assumed the voice the forces of the United States, near Boston, of law.

asserted, that, under the existing laws of the and thus these forces were deraded to the United States, the Chief Magistrate had no loathsome work of slave-huntes. More than

declared a majority of the members of the proposed ratification of the Crime, but which Council and of the House of Representatives is in reality untrue and this, I call the

Apology of imbecility.

In other matters, no such ostentations imbecility appears. Only lately, a vessel of war in the Pacific has chastised the cannibals of the Fejee islands, for alleged outrages on American citizens. But no person of ordinary intelligence will pretend that American citizens in the Pacific have received wrongs from these cannibals comparable in atrocity to those receivod by American citizens in Kansas. Ah, sir, the interests of Slavery are not touched by any chastisement of the Fejees!

Constantly we are informed of efforts at New York, through the agency of the Government, and sometimes only on the breath of snspicion, to arrest vessels about to sail on foreign voyages in violation of our neutrality laws or treaty stipulations. Now, no man familiar with these cases will presume to suggest that the urgency for these arrests was equal to the urgency for interposition against these successive invasions from Missouri. But the Slave Power is not disturbed by such

arrests at New York!

At this moment the President exults in the vigilance with which he has prevented the enlistment of a few soldiers, to be carried off to Halifax, in violation of our territorial sovereignty, and England is bravely threatened, even to the extent of a rupture of diplomatie relations, for her endeavor, though nusuccessful, and at once abandoned. But no man in his senses will urge that the act was anything but trivial by the side of the Crime against Kansas. But the Slave Power is not concerned in this controversy.

Thus, where the Slave Power is indifferent, the President will see that the laws are faithfully executed; but, in other cases, where the interests of Slavery are at stake, he is controlled absolutely by this tyranny, ready at all his acts, as the utterance of tyranny by the times to do, or not to do, precisely as it dictates. Therefore it is, that Kansas is left a prey to the Propagandists of Slavery, while the whole Treasury, the Army and Navy of the United States, are lavished to hunt s single slave through the streets of Bostal. You have not torgotten the latter instance; but I choose to refresh it in your minds.

As long ago as 1851, the War Deparment at the command of the Marshal, if reded, for Next comes the Apology imbecile, which is the enforcement of an Act of Congess, which founded on the alleged want of power in the lad no snpport in the public concience, as I President to arrest the Crime. It is openly believe it has no support in the Jonstitution;

their intervention. A fugitive from Virginia, who for some days had trod the streets of Boston as a freeman, was seized as a slave. The whole community was aroused, while Bunker Hill and Faneuil Hall quaked with responsive indignation. Then, sir, the President, anxious that no tittle of Slavery should suffer, was curiously eager in the enforcement of the statute. The despatches between him and his agents in Boston attest his zeal. Here are some of them:

Boston, May 27, 1854.

TO THE PRESIDENT OF THE UNITED STATES:

In consequence of an attack upon the Court-house, last night, for the purpose of rescuing a fugitive slave, under arrest, and in which one of my own guards was killed, I have availed myself of the resources of the United States, placed under my control by letter from the War and Navy departments, in 1851, and now have two companies of Troops, from Fort Independence, stationed in the Courthouse. Everything is now quiet. The attack was repulsed by my own guard. by my own guard.

WATSON FREEMAN.
United States Marshal, Boston, Mass.

WASHINGTON, May, 27, 1854.

To Watson Freeman, United States Marshal, Boston, Mass.

Your conduct is approved. The law must be executed. FKANKLIN PIERCE.

WASHINGTON, May, 30, 1854.

To Hon. B. F. HALLETT Boston, Mass. What is the state of the case of Burns?
SIDNEY WEBSTER [Private Secretary of the President.]

WASHINGTON, May, 81, 1854.

To B. F. HALLETT, United States Attorney, Boston, Mass.

Incur any expense deemed necessary by the Marshal and yourself, for City Military, or otherwise, to insure the execution of the law.

FRANKLIN PIERCE.

But the President was not content with such forces as were then on hand in the neighborhood. Other posts also were put under requisition. Two companies of National troops, stationed at New York, were kept under arms, ready at any moment to proceed to Boston; and the Adjutant General of the Army was directed to repair to the scenc. there to superintend the execution of the sta-All this was done for the sake of Slavery; but during long months of menace from the beginning opposed and obstructed in its snspended over the Free Soil of Kansas, breaking forth in successive invasions, the President has folded his hands in complete listlessness, or, if he has moved at all, it has been only to encourage the robber propagandists.

And now the intelligence of the country is insulted by the Apology, that the President had no power to interfere. Why, sir, to make this confession is to confess our Govern-ment to be a practical failure—which I will never do, except, indeed, as it is administered meditated, long-continued, and stretching now. No, sir; the imbecility of the Chief through months—attributes to him not merely magistrate shall not be charged upon our imbecility, but idiocy. And thus do I dis-American Institutions. Where there is a will, pose of this Apology.

three years afterwards, an occasion arose for there is a way; and in his ease, had the will existed, there would have been a way, easy and triumpliant, to guard against the Crime we now deplore. His powers were in every respect ample; and this I will prove by the statute book. By the Act of Congress of 28th February, 1795, it is enacted, "that whenever the laws of the United States shall be epposed, or the execution thereof obstructed in any State, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or by the powers vested in the marshals," the President "may call forth the militia." By the supplementary act of 3d March, 1807, in all cases where he is authorized to call forth the militia "for the purpose of causing the laws to be duly executed," the President is further empowered, in any State or Territory, "to employ for the same purposes such part of the land or naval force of the United States as shall be judged necessary." There is the letter of the law; and you will please to mark the power conferred. In no case where the laws of the United States are opposed, or their execution obstructed, is the President constrained to wait for the requisition of a Governor, or even the petition of a citizen. Just so soon as he learns the faet, no matter by what channel, he is invested by law with full power to counteract it. True it is, that when the laws of a State are obstructed, he can interfere only on the application of the Legislature of such State, or of the Executive, when the Legislature cannot be convened; but when the Federal laws are obstructed, no such preliminary application is necessary. It is his high duty, under his oath of office, to see that they are exe-cuted, and, if need be, by the Federal forces.

And, sir, this is the precise exigency that has arisen in Kansas-precisely this; nor more, nor less. The Act of Congress, constituting the very organic law of the Territory, which, in peculiar phrase, as if to avoid ambiguity, declares, as "its true intent and mean ing," that the people thereof "shall be left perfeetly free to form and regulate their domestic institutions in their own way," has been execution. If the President had power to employ the Federal forces in Boston, when he supposed the Fugitive Slave Bill was obstructed, and merely in anticipation of such obstruction, it is absurd to say that he had not power in Kansas, when, in the face of the whole country, the very organic law of the Territory was trampled under foot by successive invasions, and the freedom of the people overthrown. To assert ignorance of this obstruction-pre-

Next comes the Apology absurd, which is, peculiar scorn. An association of sincere indeed, in the nature of a pretext. It is al- benevolence, faithful to the Constitution and leged that a small printed pampblet, contain-laws, whose only fortifications are hotels, ing the "Constitution and Ritual of the Grand school-bouses, and churches; whose only wea-Encampment and Regiments of the Kansas pons are saw-mills, tools, and books; whose Legion," was taken from the person of one mission is peace and good will, has been falsely George F. Warren, who attempted to avoid assailed on this floor, and an errand of blamedetection by chewing it. The oaths and grandiose titles of the pretended Legion have all unpardonable Crime. Nay, more—the innobeen set fortb, and this poor mummery of a secret society, which existed only on paper, has been gravely introduced on this floor, in are scourged and crucified, while the murderer, order to extenuate the Crime against Kansas. It has been paraded in more than one speech. and even stuffed into the report of the committee.

A part of the obligations assumed by the members of this Legion shows why it has been thus pursued, and also attests its inno-It is as follows:

"I will never knowingly propose a person of membership in this order who is not in favor of making Kansas a free State, and whom I feel satisfied will exert his entire influence to bring about this result. I will support, maintain, and abide by any honorable movement made by the organization to secure this great end, which totil not conflict with the lives of the country and the Constitution of the United States."

Kansas is to be made a free State, by an honorable movement, which will not conflict with the laws and the Constitution. That is the object of the organization, declared in the very words of the initiatory obligation. Where is the wrong in this? What is there here, which can cast reproach, or even suspicion, upon the people of Kansas? Grant that the Legion was constituted, can you extract from at any Apology for the original Crime, or for its present ratification? Secret societies, with their extravagant oaths, are justly offensive; but who can find, in this mistaken machinery, people of Kansas? All this, I say, on the and the irresistible tendencies implanted in man. supposition that the society was a reality, But this application of the principle is no which it was not. Existing in the fantastic recent invention, brought forth for an existing practical life. It was never organized. The whole tale, with the mode of obtaining the copy of the Constitution, is at once a cockand-bull story and a mare's nest; trivial as the formor; absurd as the latter; and to be dismissed, with the Apology founded upon it, to the derision which triviality and absurdity justly receive.

It only remains, under this head, that I should speak of the Apology infamous, founded on false testimony against the Emigrant Aid Company, and assumptions of duty more false than the testimony. Defying Truth and mockfutility and audacity, while, from its utter hollowness, it proves the utter impotence of the conspirators to defend their Crime. Falseless virtue bas been mado the pretext for an cent are sacrified, and the guilty set at liberty. They who seek to do the mission of the Saviour Barabbas, with the sympathy of the chief priests, goes at large.

Were I to take counsel of my own feelings, I should dismiss this whole Apology to the ineffable contempt which it deserves; but it has been made to play such a part in this conspiracy, tbat I feel it a duty to expose it completely.

Sir, from the earliest times, men bave recognized the advantages of organization, as an effective agency in promoting works of peace or war. Especially at this moment, there is or war. Especially at this moment, there is no interest, public or private, high or low, of charity or trade, of luxury or convenience, which does not seek its aid. Men organize to rear churches and to sell thread; to bnild schools and to sail ships; to construct roads and to mannfacture toys; to spin cotton and to print books; to weave clothes and to quicken harvests; to provide food and to dis-tribute light; to influence Public Opinion and to secure votes; to guard infancy in its weakness, old age in its decrepitude, and womanhood in its wretchedness; and now, in all large towns, when death has come, they are buried by organized societies, and, emigrants to another world, they lie down in pleasant places, adorned by organized skill. To complain that this prevailing principle has been applied to any oxeuse for the denial of all rights to the living emigration is to complain of Providence

brains of a few persons only, it never had any emergency. It has the best stamp of Antiquity. It showed itself in the brightest days of Greeco, where colonists moved in organized bands. It became a part of the mature policy of Rome, where bodies of men were constituted oxpressly for this purpose, triumviri ad colonos deducendos.—(Livy, xxxvii, § 46). Naturally it has been accepted in modern times by every civilized State. With the sanction of Spain, an association of Genoese merchants first introduced slaves to this continent, with the sanction of France, the Society of Jesuits stretched their labors over Canada and the Great Lakes to the Mississippi. It was under ing Decency, this Apology excels all others in the auspices of Emigrant Aid Companies, that our country was originally settled, by the Pilgrim Fathers of Plymouth, by the adventurers of Virginia, and by the philanthropic Oglehood, always infamous, in this case arouses thorpe, whose "benevolence of soul," commemorated by Pope, sought to plant a Free State in Georgia. At this day, such associations, of an humbler character, are found in Europe, with offices in the great capitals, Europe, with offices in the great capitals, "cannon and rifles, in powder and lead, and through whose activity emigrants are directed implements of war"—all of which, whether hero.

For a long time, emigration to the West, from the Northern and Middle States, but particularly from New England, has been of marked significance. In quest of better homes, annually it has pressed to the unsettled lands, in numbers to be counted by tens of thousands; but this has been done heretofore with little knowledge, and without guide or counsel. Finally, when, by the establishment of a Government in Kansas, the tempting fields of that central region were opened to the competition of peaceful colonization, and especially when it was declared that the question of Freedom or Slavery there was to be determined by the votes of actual settlers, then at once was organization enlisted as an effective agency in quickening and conducting the emigration impelled thither, and, more than all, in providing homes for it on arrival there.

The Company was first constituted under an act of the Legislature of Massachusetts, 4th of May, 1854, some weeks prior to the passage of the Nebraska bill. The original act of incorporation was subsequently abandoned, and a new charter received in February, 1855, in which the objects of the Society are thus de-

"For the purposes of directing emigration Westward, and aiding in providing accommodations for the emigrants after arriving at their places of destination."

At any other moment, an association for these purposes would have taken its place, by general consent, among the philanthropic experiments of the age: but Crimo is always suspicious, and shakes, like a sick man, nerely at the pointing of a finger. The conspirators against Freedom in Kansas now shook with tremor, real or affected. Their wicked plot was about to fail. To help themselves, they denounced the Emigrant Aid Company; and their denunciations, after finding an echo in the President, have been repeated, with much particularity, on this floor, in the formal report of your committee.

The falsehood of the whole accusation will

appear in illustrative specimens.

A charter is set out, section by section, which, though originally granted, was subsequently abandoned, and is not in reality the charter of the Company, but it is materially nnlike it.

The Company is represented as "a powerful corporation, with a capital of five millions;" when, by its actual charter, it is not allowed to hold property above one million, and in point of fact, its capital has not exceeded \$100,000.

Then, again, it is suggested, if not alleged, that this enormous capital, which I have already said does not exist, is invested in alleged or snggested, is absolutely false. The officers of the Company authorize me to give to this whole pretension a point-blank denial.

All of these allegations are of small importance, and I mention them only because they show the character of the report, and also something of the quicksand on which the Senator from Illinois has chosen to plant himself. But these are all capped by the unblushing assertion that the proceedings of the company were "in perversion of the plain provisions of an Act of Congress;" and also, another unblushing assertion, as "certain and undeniable," that the Company was formed to promote certain objects, "regardless of the rights and wishes of the people, as guarantied by the Constitution of the United States, and secured by their organic law;" when it is certain and undeniable that the Company has done nothing in perversion of any Act of Congress, while to the extent of its power it has sought to protect the rights and wishes of

the actual people in the Territory.

Sir, this Company has violated in no respect the Constitution or laws of the land; not in the severest letter or the slightest spirit. But every other imputation is equally baseless. It is not true, as the Senator from Illinois has alleged, in order in some way to compromise the Company, that it was informed before the public of the date fixed for the election of the Legislature. This statement is pronounced by the Secretary, in a letter now before me, "an unqualified falsehood, not having even the shadow of a shade of truth for its basis." It is not true that men have been hired by the Company to go to Kansas; for every emigrant, who has gone under its direction, has himself provided the means for his journey. Of course, sir, it is not true, as has been com-plained by the Senator from South Carolina, with that proclivity to error which marks all his utterances, that men have been sent by the Company "with one uniform gun, Sharpe's rifle;" for it has supplied no arms of any kind to anybody. It is not true that the Company has encouraged any fanatical aggression npon the people of Missouri; for it has counseled order, peace, forbearance. It is not true that tho Company has chosen its emigrants on account of their political opinions; for it has asked no questions with regard to the opinions of any whom it aids, and at this moment stands ready to forward those from the South as well as the North, while, in the Territory, all, from whatever quarter, are admitted to an equal enjoyment of its tempting advantages. It is not true that the Company has sent persons merely to control elections, and not to remain igrant Aid Company. By this single princi-in the Territory; for its whole action, and all ple, which is now practically applied for the its anticipation of pecuniary profits, are founded on the hope to stock the country with permanent settlers, by whose labor the capital of the Company shall be made to yield its increase, and by whose fixed interest in the soil

the welfare of all shall be promoted.

Sir, it has not the honor of being an Abolition Society, or of numbering among its officers Abolitionists. Its President is a retired citizen, of ample means and charitable life, who has taken no part in the conflicts on Slavery, and has never allowed his sympathies to be felt by Abolitionists. One of its Vice-Presidents is a gentleman from Virginia, with family and friends there, who has always opposed the Abolitionists. Its generous Treasurer, who is now justly absorbed by the objects of the Company, has always been understood as ranging with his extensive connections, by blood and marriage, on the side of that quietism which submits to all the tyranny of the Slave Power. Its Directors are more conspicuous for wealth and science, than for any activity against Slavery. Among these is an eminent lawyer of Massachusetts, Mr. Chapman-personally known, donbtless, to some who hear me-who has distinguished himself by an austere conservatism, too natural to the atmosphere of courts, which does not flinch even from the support of the Fugitive Slave Bill. In a recent address at a public meeting in Springfield, this gentleman thus speaks for himself and his associates:

"I have been a Director of the Society from the first, and have kept myself well ir "rmed in regard to its proceedings. I am not aware that any one in this community ever suspected me of being an Abolitionist; but I have been accused of being Pro-Slavery; and I believe many good people think I am quite too conservative on that subject. I take this occasion to say that all the plans and proceedings of the Society have met my approbation; and I assert that it has never done a single act with which any pointical party, or the people of any section of the country can justly find fault. The name of its President, Mr. Brown, of Providence, and of its Treasurer, Mr. Lawrence, of Boston, are a sufficient guarantee in the estimation of intelligent men against its being engaged in any fanatical enterprise. Its stockholders are engaged in any fanatical enterprise. Its stockholders are composed of men of all political parties except Abolitionists. I am not aware that it has received the patronage of that class of our fellow-citizens, and I am informed that some of them disapprove of its proceedings."

The acts of the Company have been such as might be expected from auspices thus severely careful at all points. The secret, through which, with small means, it has been able to accomplish so much, is, that, as an inducement to emigration, it has gone forward and planted capital in advance of population. According to the old immethodical system, this rnle is reversed; and population has been left to grope blindly, without the advantage of fixed centres, with mills, schools, and chnrehes-all

first time in history, and which has the simplicity of genins, a business association at a distance, without a large capital, has become a beneficent instrument of civilization, exercising the functions of various Societies, and in itself being a Missionary Society, a Bible Society, a Tract Society, an Education Society, and a Society for the Diffusion of the Mechanic Arts. I would not claim too much for this Company; but I doubt if, at this moment, there is any Society, which is so completely philanthropic; and since its leading idea, like the light of a candle from which other candles are lighted without number, may be applied indefinitely, it promises to be an important aid to Human Progress. The lesson it teaches cannot be forgotten, and hereafter, wherever unsettled lands exist, intelligent capital will lead the way, anticipating the wants of the pioneer-nay, doing the very work of the original pioneer-while, amidst well-arranged harmonies, a new community will arise, to become, by its example, a more eloquent preacher than any solitary missionary. In subordination to this essential idea, is its humbler machinery for the aid of emigrants on their way, by combining parties, so that friends and neighbors might journey together; by pur-chasing tickets at wholesale, and furnishing them to individuals at the actual cost; by providing for each party a conductor familiar with the road, and, through these simple means, promoting the economy, safety, and comfort, of the expedition. The number of emigrants it has directly aided, even thus slightly, in their jonrney, has been infinitely exaggerated. From the beginning of its operations, down to the close of the last autumn, all its detachments from Massachusetts contained only thirteen hundred and twelve per-

Such is the simple tale of the Emigrant Aid Company. Sir, not even suspicion can justly touchit. But it must be made a scapegoat. This is the decree which has gone forth. was hardly surprised at this outrage, when it proceeded from the President, for, like Macbeth, he is stepped so far in, that returning were as tedious as go on; but I did not expect it from the Senator from Missouri [Mr. GEYER,] whom I had learned to respect for the general moderation of his views, and the name he has won in an honorable profession. Listening to him, I was saddened by the spectacle of the extent to which Slavery will sway a candid mind to do injustice. Had any other interest been in question, that Senator would have scorned to join in impeachment of such an calculated to soften the hardships of pioneer association. His instincts as a lawyer, as a life—such as have been established beforehand in Kansas. Here, sir, is the secret of the Emforbidden; but the Slave Power, in enforcing

Senator surrendered.

In this vindication, I content myself with a statements of facts, rather than an argument. It might be urged that Missouri had organized a propagandist emigration long before any one from Massachusetts, and you might he reminded of the wolf in the fable, which complained of the lamb for disturbing the waters, when in fact the alleged offender was lower down on the stream. It might be urged, also, that South Carolina has lately entered upon a similar system-while one of her chieftains, in rallying recruits, has unconsciously attested to the cause in which he was engaged, by exclaiming, in the words of Satan, addressed, to his wicked forces,

#### "Awake | arise | or be forever fallen |"

Mr. EVANS. I should be glad to have the gentleman state where he got that information. I know something ahont South Carolina, and I never heard of any such thing, and I do not

think it exists.

Mr. SUMNER. I beg the Senator's pardon; it was in a speech or letter of one of the gentlemen enlisted in ohtaining emigrants in Sonth Carolina. But the occasion needs no such defences. I put them aside. Not on the example of Missonri, or the example of Sonth Carolina, but on inherent rights, which no man, whether Senator or President, can justly assail, do I plant this impregnable justification. It will not do, in specions phrases, to allege the right of every State to he free in its domestic policy from foreign interference, and then to assume such wrongful interference by this Company. By the law and Constitution, we stand or fall; and that law and Constitution we have in no respect offended.

To cloak the overthrow of all law in Kansas, an assumption is now set up, which ntterly denies one of the plainest rights of the people everywhere. Sir, I heg Senators to understand that this is a government of laws; and that, under these laws, the people have an incontestible right to settle any portion of our broad territory, and if they choose, to propagate any opinions there, not openly forbidden by the laws. If this were not so, pray, sir, by what title is the Senator from Illinois, who is an emigrant from Vermont, propagating his disastrous opinions in another State? Surely he has no monopoly of this right. Others may do what he is doing; nor can the her public acts have heen arraigned, and that right be in any way restrained. It is as broad her public men have been exposed to contumeas the people; and it matters not whether they go in numbers small or great, with assistance or without assistance, under the If this were not so, then, by what title are so many foreigners annually naturalized, nnder ber industry—by her commerce, cleaving Democratic auspices, in order to secure their every wave—by her manufactures, varions as

its behests, allows no hesitation, and the votes for nismaned Democratic principles? And if capital as well as combination cannot be employed, by what title do venerable associations exist, of ampler means and longer duration than any Emigrant Aid Company, around which cluster the regard and confidence of the country—the Tract Society, a powerful corporation, which scatters its publications freely in every corner of the land—the Bihle Society, an incorporated body, with large resources, which seeks to carry the Book of Life alike into Territories and States—the Missionary Society, also an incorporated hody, with large resources, which sends its agents everywhere, at home and in foreign lands ?

> By what title do all these exist? Nay, sir, what title does an Insurance Company in New York send its agent to open an office in New Orleans, and by what title does Massachusetts capital contribute to the Hannihal and St. Joseph Railroad in Missouri, and also to the copper mines of Michigan? The Senator inveighs against the Native American party; but his own principle is narrower than any attributed to them. They object to the influence of emigrants from ahroad: he objects to the influence of American citizens at home, when exerted in States or Territories where they were not horn! The whole assumption is too audacious for respectful argument. But since a great right has been denied, the children of the Free States, over whose cradles has shone the North Star, owe it to them-selves, to their ancestors, and to Freedom itself, that this right should now be asserted to the fullest extent. By the blessing of God, and under the continued protection of the laws, they will go to Kansas, there to plant their homes, in the hope of elevating this Territory soon into the sisterhood of Free States; and to such end they will not hesitate, in the employment of all legitimate means, whether by companies of men or contributions of money, to swell a virtuous emigration, and they will justly scout any attempt to question this unquestionable right. Sir, if they failed to do this, they would be fit only for slaves themselves.

God he praised! Massachnsetts, honored Commonwealth that gives me the privilege to plead for Kansas on this floor, knows her rights, and will maintain them firmly to the end. This is not the first time in history, that ly. Thus was it when, in the olden time, she began the great battle whose fruits you all enjoy. But never yet has she occupied a poauspices of societies or not under such anspices. sition so lofty as at this hour. By the intelli-

hnman skill—by her institutions of education, the original Wrong; and since, by the passage various as human knowledge—by her insti- of the Nebraska Bill, not only Kansas, but fering-by the pages of her scholars and historians-by the voices of her poets and orasubtile and commanding than ever beforeshooting her far-darting rays wherever ignorance, wretchedness, or wrong, prevail, and flashing light even upon those who travel far to persecute her. Such is Massachusetts, and to change her fixed resolves for Freedom everywhere, and especially now for freedom in Kansas. I exult, too, that in this battle, which surpasses far in moral grandeur the whole war of the Revolution, she is able to preserve her just eminence. To the first she contributed a larger number of troops than any other State in the Union, and larger than all the Slave States together; and now to the second, which is not of contending armies, but of contending opinions, on whose issue hangs trembling the advancing civilization of the country, she con-tributes, through the manifold and endless intellectual activity of her children, more of that divine spark by which opinions are quickened into life, than is contributed by any other State, or by all the Slave States together, while ber annual productive industry excels in value three times the whole vaunted cotton crop of the whole South.

Sir, to men on earth it belongs only to deserve success; not to secure it; and I know not how soon the efforts of Massachusetts will wear the crown of triumph. But it cannot be that she acts wrong for herself or children, when in this cause she thus encounters reproach. No; by the generous souls who were exposed at Lexington; by those who stood arrayed at Bunker Hill; by the many from her bosom who, on all the fields of the first great struggle, lent their vigorous arms to the whose names alone are national trophies, is Massachusetts now vowed irrevocably to this What belongs to the faithful servant she will do in all things, and Providence shall

determine the result. And here ends what I have to say of the four Apologies for the Crime against Kansas.

Having spoken three hours, he yielded to a motion to adjourn. Tuesday he concluded thus:

III. From this ample survey, where one obstruction after another has been removed, I now pass, in the third place, to the consideration of the various remedies proposed, ending with the TRUE REMEDY.

tutions of benevolence, varions as human suf- also Nebraska, Minnesota, Washington, and even Oregon, have been opened to Slavery, the original Prohibition should be restored to tors, she is now exerting an influence more its complete activity throughout these various Territories. By such a happy restoration, made in good faith, the whole country would be replaced in the condition which it enjoyed before the introduction of that dishonest measure. Here is the Alpha and the Omega I am proud to believe that you may as well of our aim in this controversy. But no such attempt, with puny arm, to topple down the extensive measure is now in question. The earth-rooted, heaven-kissing granite which Crime against Kansas had been special, and all crowns the historic sod of Bunker Hill, as clse is absorbed in the special remedies for it clse is absorbed in the special remedies for it. Of these I shall now speak.

> As the Apologies were four-fold, so are the Remedies proposed four-fold, and they range themselves in natural order, under designations which so truly disclose their character as even to supersede argument. First, we have the Remedy of Tyranny; next, the Remedy of Folly; next, the remedy of Injustice and Civil War; and fourtbly, the Remedy of Justice and Peace. These are the four caskets; and you are to determine which shall be opened by Senatorial votes.

There is the Remedy of Tyranny, which, like its complement, the Apology of Tyranny -though espoused on this floor, especially by the Senator from Illinois—proceeds from the President, and is embodied in a special message. It proposes to enforce obedience to the existing laws of Kansas, "whether Federal or local," when, in fact, Kansas has no "local" laws, except those imposed by the Usurpation from Missouri, and it calls for additional appropriations to complete this work of

I sball not follow the President in his elaborate endeavor to prejudge the contested election now pending in the House of Representatives; for this whole matter belongs to the privileges of that body, and neither the cause of all; by the children she has borne, President nor the Senate has a right to intermeddle therewith. I do not touch it. But now, while dismissing it, I should not pardon myself, if I failed to add, that any person who founds his claim to a seat in Congress on the pretended votes of hirelings from another State, with no home on the soil of Kansas, plays the part of Anacharsis Clootz, who, at the bar of the French convention, undertook to represent nations that knew him not, or, if tbey knew him, scorned him; with this difference, that in our American case, the excessive farce of the transaction cannot cover its tragedy. But all this 1 put aside—to deal only with what is legitimately before the Senate.

I expose simply the Tyranny which upholds The Remedy should be co-extensive with the existing Usurpation, and asks for addi-

example, from which in this country there can be no appeal. Here is the speech of George III., made from the Throne to Parliament, in response to the complaints of the Province of Massachnsetts Bay, which, though smarting under laws passed by nsurped power, had yet avoided all armed opposition, while Lexington and Bunker Hill still slumbered in rural solitude, unconscions of the historic kindred which they were soon to claim. Instead of Massachusetts Bay, in the Royal speech, substitute Kansas, and the message of the President will be found fresh on the lips of the British King. Listen now to the words, which, in opening Parliament, 30th of November, 1774, his majesty, according to the official report, was pleased to speak:

" My Lords and Gentlemen:

"It gives me much concern that I am obliged, at the opening of this Parliament, to Inform you that a most daring spirit of resistance and disobedience to the law still unhappily prevails in the Province of the Massachusetts Bay, and has in divers parts of It broke forth in fresh violences of a very criminal nature. These proceedings have been count-nanced in other of my Colonies, and unwarrantable attempts have been made to obstruct the Commerce of this Kingdom, by unlawful combinations. I have taken such measures and given such orders as I have judged most proper and effectual for carrying into execution the laws builed where passed, in the last session of the late Parliament, for the protection and security of the Commerce of my subjects, and for the restoring and preserving peace, order, and good government, in the Province of the Massachusetts Bay."—American Arch., 4th series, vol. 1, p. 1465. "It gives me much concern that I am obliged, at the

The King complained of a "daring spirit of resistance and disobedience to the law;" so also does the President. The King adds, that it has "broke forth in fresh violence of a very criminal nature;" so also does the President. The King declares that these proceedings have been "countenanced and encouraged in other of my Colonies;" even so the President declares that Kansas has found sympathy in "remote States." The King inveighs against "unwarrautable measures" and "unlawful combinations;" even so inveighs the President. The King proclaims that he has taken the necessary steps "for carrying into execution the laws," passed in defiance of the constitutional rights of the colonies; even so the President proclaims that he shall "exert the whole power of the Federal Executive" to support the Usurpation in Kausas. The parallel is complete. The Message, if not copied from the Speech of the Kiug, has been fashioned on the same original block, and must be dismissed to the same limbo. I dismust be dismissed to the same limbo. I dis-miss its tyrannical asymptions in favor of the judicial honors; and he is placed here at the Usurpation. I dismiss also the petition for additional appropriations in the affected desire to maintain order in Kansas. It is not money or troops that you need there; but simply the give respectability to the demand he has good will of the President. That is all, absolutely. Let his complicity with the Crime cease, and peace will be restored. For my-

tional appropriations. Let it be judged by an | self, I will not consent to wad the National artillery with fresh appropriation bills, when its murderous hail is to be directed against the constitutional rights of my fellow-citizens.

> Next comes the Remedy of Folly, which, indeed, is also a Remedy of Tyranny; but its Folly is so surpassing as to eclipse even its Tyranny. It does not proceed from the I and dent. With this proposition he is not in any It does not proceed from the Presiway chargeable. It comes from the Senator from South Carolina, who, at the close of a long speech, offered it as his single contribution to the adjustment of this question, and who thus far stands alone in its support. It might, therefore, fitly bear his name; but that which I now give to it is a more suggestive

> This proposition, nakedly expressed, is that the people of Kansas should be deprived of their arms. That I may not do the least injustice to the Seuator, I quote his preciso

words:

"The President of the United States is under the highest "The President of the United States is under the highest and most selemn obligations to Interpose; and if I were to indicate the manner in which he should interpose in Kansas, I would point out the old common law process. I would serve a warrant on Sharpe's rifles did not answer the summons, and come into court on a day certain, or if they resisted the shelff, I would summon the posse comtiatus, and would have Colonel Sumner's regiment to be a part of that posse comitatus."

Really, sir, has it come to this? The rifle has ever been the companion of the pioneer, and, under God, his turelary protector against the red man and the beast of the forest. Never was this efficient weapon more needed in just self-defence, than now in Kansas, and at least one article in our National Constitution must be blotted out, before the complete right to it can in any way be impeached. And yet, such is the madness of the hour, that, in defiance of the solemn guarantec, embodied in the Amendments to the Constitution, that "the right of the people to keep and bear arms shall not be infringed," the people of Kansas have been arraigned for keeping and bearing them, and the Senator from South Carolina has had the face to say openly, on this floor, that they should be disarmed-of conrse, that the fanatics of Slavery, his allies and constituents, may meet no impediment. Sir, the Scnator is venerable with years; he is reputed also to have worn head of an important committee occupied particularly with questions of law; but neither his years nor his position, past or present, can give respectability to the demand he has made, or save him from indignant condemnaple on one of the plainest provisions of consti-|very force by which Slavery has been already tutional liberty.

Next comes the Remedy of Injustice and Civil War-organized by Act of Congress. This proposition, which is also an offshoot of the original Remedy of Tyranny, proceeds from the Senator from Illinois, [Mr. Douglas] with the sanction of the Committee on Territories, and is embodied in the hill which is now pressed to a vote.

By this Bill, it is proposed as follows:

"That whenever it shall appear, by a census, to be taken nnder the direction of the Governor, by the authority of the Legislature, that there shall be 93,420 inhabitants (that being the number required by the present ratio of representation for a member of Congress) within the limits hereafter described as the Territory of Kansas, the Legistature of said Territory shall be, and is hereby authorized to provide by law for the election of delegates, by the people of said Territory, to assemble in Convention, and form a Constitution and State Government, preparatory to their admission into the Union, on an equal footing with the original States, in all respects whatsoever, by the name of the State of Kansas."

Now, sir, consider these words carefully, and you will see that, however plansible and velvet-pawed they may seem, yet in reality they are most unjust and cruel. While affecting to initiate honest proceedings for the formation of a State, they furnish to this Territory no redress for the crime under which it suffers; nay, they recognize the very Usurpation in which the crime ended, and proceed to endow it with new prerogatives. It is by the authority of the Legislature that the census is to he taken, which is the first step in the work. It is also by the authority of the Legislature that a Convention is to be called for the formation of a Constitution, which is the second step. But the Legislature is not ohliged to take either of these steps. To its absolute willfulness is it left to act or not to act in the premises. And since, in the ordinary course of husiness, there can he no action of the Legislature till January of the next year, all these steps, which are preliminary in their character, are postponed till after that distant day-thus keeping this great question open, to distract and irritate the country. Clearly, this is not what is required. country desires peace at once, and is determined to have it. But this objection is slight hy the side of the glaring Tyranny, that, in recognizing the Legislature, and conferring upon it these new powers, the Bill recognizes the existing Usurpation, not only as the authentic Government of the Territory for the time being, hut also as possessing a creative power to reproduce itself in the new State. Pass this Bill, and you enlist Congress in the conspiracy, not only to keep the people of Kansas in their present snhjugation, throughout their territorial existence, hut also to protract this subjugation into their existence as a he the heginning of civil war. State, while you legalize and perpetuate the

planted there.

I know that there is another deceptive clause, which seems to throw certain safegnards around the election of delegates to the Convention, when that Convention shall be ordered by the Legislature; but out of this very clause do I draw a condemnation of the Usurpation which the Bill recognizes. It provides that the tests, conpled with the electoral franchise, shall not prevail in the election of delegates, and thus impliedly condemns them. But if they are not to prevail on this occasion, why are they permitted at the election of the Legislature? If they are nnjust in the one case, they are unjust in the other. If annulled at the election of delegates, they should be annulled at the election of the Legislature: whereas the bill of the Senator leaves all of these offensive tests in full activity at the election of the very Legislature out of which this whole proceeding is to come, and it leaves the polls at hoth elections in the control of the officers appointed by the Usurpation. Consider well the facts. By an existing statute, establishing the Fugitive Slave Bill as a shihboleth, a large portion of the honest citizens are excluded from voting for the Legislature, while, hy another statute, all who present themselves with the fee of one dollar, whether from Missouri or not, and who can utter this shihholeth, are entitled to vote. And it is a Legislature thus chosen, under the auspices of officers appointed by the Usurpation, that you now propose to invest with the parental powrecognize and confirm the Usurpation, which you ought to annul without delay. You put the infant State, now preparing to take a place in our sisterhood, to suckle with the wolf. which you ought at once to kill. The improhable story of Baron Munchausen is verified. The hear, which thrust itself into the harness of the horse it had devoured, and then whirled the sledge according to mere hrutal hent, is recognized by this hill, and kept in its usurped place, when the safety of all requires that it should he shot.

In characterizing this Bill as the Remedy of Injustice and Civil War, I give it a plain, selfevident title. It is a continuation of the Crime against Kansas, and as such deserves the same condemnation. It can only he defended hy those who defend the Crime. Sir, you cannot expect that the people of Kansas will suhmit to the Usurpation which this hill sets up, and hids them how hefore—as the Austrian tyrant set up his cap in the Swiss market-place. If you madly persevere, Kansas will not he without her William Tell, who will refuse at all hazards to recognize the tyrannical edict; and this will

Next, and lastly, comes the Remedy of Jus-

tice and Peace, proposed by the Senator from New York, [Mr. Seward,] and embodied in his Bill for the immediate admission of Kansas as a State of this Union, now pending as a substitute for the bill of the Senator from Illinois. This is sustained by the prayer of the people of the Territory, setting forth a Constitution of the Territory, setting forth a Constitution all there had opportunity to participate, without distinction of party. Rarely has any proposition, so simple in character, so entirely practicely p tion, so simple in character, so entirely practicable, so absolutely within your power, been which promised at once such esults. In its adoption, the Crime presented, beneficent results. against Kansas will be all happily absolved, the Usurpation which it established will be peacefully suppressed, and order will be permanently secured. By a joyful metamorphosis, this fair Territory may be saved from outrago.

"Ch heip," she cries, "in this extremest need, If you who hear are Deitles indeed; Gape earth, and make for this dread foe a tomb, Or change my form, whence all my sorrows come."

In offering this proposition, the Senator from New York has entitled himself to the gratitude of the country. He has, throughout a life of unsurpassed industry, and of emi-nent ability, done much for Freedom, which the world will not let die; but he has done nothing more opportune than this, and he has uttered no words more effective than the speech, so masteriy and ingenious, by which he has vindicated It.

exted it.

Kansas now presents herself for admission with a Constitution republican in form. And, independent of the great necessity of the case, three considerations of fact concur in commending her. First, she thus testifies her willingness to relieve the Federal Government of the considerable pecuniary responsibility to which it is now exposed, on account of the pretended Territorial Government. Secondary, she has, by her recent conduct, particularly in repelling the invasion at Wakarusa, evinced an ability to defend her Government. And, thirdly, by the pecuniary credit which she now enjoys, she shows an undoubted ability to support it. What now can stand in her way?

The power of Congress to admit Kansas at once is explicit. It is found in a single clause of the Constitution, which, standing by itself, without any qualification applicable to the present case, and without doubtful words, requires no commentary. Here it is:

"New States may be admitted by Congress into this Union, but no new State shall be formed or erected within the jurisdiction of any other State, nor any State be formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of the States concerned, as well as of the Congress."

New States MAY he admitted. Out of that little word, may, comes the power, broadly and fully—without any ilmitation founded on population or preliminary forus—provided the State is not within the jurisdiction of another State, nor formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of parts of States, without the consent of the Legislatures of the States. Kansas is not within the legal jurisdiction of the States. Kansas is not within the legal jurisdiction of another State, although the laws of Missouri have been tyrannically extended over her; nor is Kansas formed by the junction of two or more States; and, therefore, Kansas may be admitted by Congress into the Union, without regard to population or preliminary forms. You cannot deny the power without obliterating this clause of the Constitution. The Senator from New York was right in rejecting all appeal to precedents, as entirely irrelevant; for the power invoked is clear and express in the Constitution, which is above all precedent. But, since precedent has been enlisted, let us look at precedent.

It is objected that the population of Kansas is not sufficient for a State; and this objection is sustained by underreckoning the numbers there, and exaggerating the numbers required by precedent. In the absence of any recent census, it is impossible to do more than approximate to the

back to the days of the Continental Congress, you will find that, in 1784, it was declared that twenty thousand freemen in a Territory might "establish a permanent Constitution and Government for themselves," (Journals of Congress, Vol. 4, p. 379;) and, though this number was afterwards, in the Ordinance of 1737 for the Northwestern Territory, raised to sixty thousand, yet the power was left in Congress, and subsequently exercised in more than ene instance, to constitute a State with a smaller number. Out of all the new States, only Maine, Wilsconsin, and Texas, contained, at the time of their admission into the Union, so large a population as it is proposed to require in Kansas, while no less than fourteen new States have been admitted with a smaller population; as will appear in the following list, which is the result of research, showing the number of "free inhabitants" in these States at the time of the proceedings which ended in their admission:

| Vermont.         85,414           Kentucky         61,103           Tennessee         66,649           Ohio         50,000           Louisiana         41,890           Indiana         60,000           Mississippi         35,000           Alabama         50,000 | Illinois.     45,000       Missourl     56,556       Arkanasa     41,000       Milchigan     92,673       Florida     27,091       Iowa     S1,921       California     92,597 |
|--|--|
| Alabama  |  |

But this is not all. At the adoption of the Federal Constitution, there were three of the old Tbirteen States whose stitution, there were three of the old Toirteen States whose respective populations did not reach the amount now required for Kansas. These were Delaware, with a population of 59,096; Rhode Island, with a population of 64,693; and Georgia, with a population of 82,548. And even now, while I speak, there are nt least two States, with Senators on this floor, which, according to the last census, do not contain the population now required of Kansas. I refer to Delaware, with a population of 91,685, and Florida, with a population of freemen amounting only to 47,208. So much

Delaware, with a population of \$1,635, and Florida, with a population of freemen amounting only to 47,208. So much for precedents of population.

But in sustaining this objection, it is not uncommon to depart from the strict rule of numerical precedent, by snggesting that the population required in a new State has always been, in point of fact, above the existing ratio of representation for a member of the House of Representatives. But this is not true; for at least one State, Florida, was admitted with a population below this ratio, which at the time was 70,680. So much, again, for precedents. But even if this coincidence were complete, it would be impossible to press it into a binding precedent. The rule seems reasonable, and, in ordinary cases, would not be questioned; but it cannot be drawn or implied from the Constitution. Besides, this ratio is, in itself, a sliding scale. At first, it was 33,000, and thus continued till 1811, when it was put at 35,000. In 1822, it was 40,000; in 1832, it was 47,700; in 1842, it was 70,680; and now, it is 93,420. If any ratio is to be made the foundation of a binding rule, it should be that which prevailed at the adoption of the Constitution, and which still continued, when Kansas, as a part of Louisiana, was acquired from France, under solemn stipniation that it should "be incorporated into the Union of the United States as soon as may be consistent with the principles of the Federal Constitution." But this whole objection is met by the memorial of the people of Florida, which, if good for that State, is also good for Kansas. Here is a passage: ls a passage:

"But the people of Florida respectfully insist that their right to be admitted into the Federal Union as a State is not dependent upon the fact of their having a population equal to such ratio. Their right to admission, it is conceived, is guarantied by the express pleege in the sixth article of the treaty before quoted; and if any rule as to the number of the population is to govern, it should be that in existence at the time of the cession, which was thirty-

five thousand. They submit, however, that any ratio of representation, dependent upon legislative action, based solely on convenience and expediency, shifting and vacillating as the opinion of a majority of Congress may make it, now greater than at a previous apportionment, but which a future Congress may prescribe to be less, cannot be one of the constitutional 'principles' referred to in the treaty, consistency with which, by its terms, is required. It is, in truth, but a mere regulation, not founded on principle. No specified number of population is required by any recognical number of population is required by any recognic nized principle as necessary to the establishment of a free

Government.

Government.

"It is in nowise 'inconsistent with the principles of the Federal Constitution,' that the population of a State should be less than the ratio of Congressional representation. The very case is provided for in the Constitution. With such deficient population, she would be entitled to one Representative. If any event should cause a decrease of the population of one of the States even to a number below the minimum ratio of representation prescribed by the Constitution, she would still remain a member of the Confederacy, and be entitled to such Representative. It is respectfully urged, that a rule or principle which would not justify the expulsion of a State with a deficient population, on the ground of inconsistency with the Constitution, should not exclude or prohibit admission."—Ew. Doc., 2th Cong., 2d sees., Vol. 4, No. 206.

Thus, sir, do the people of Florida plead for the people of Kansas.

Distrusting the objection from inadequacy of population, it is said that the proceedings for the formation of a new State are fatally defective in form. It is not asserted that a previous enabling Act of Congress is indispensable; for there are notorious precedents the other way, among which are Kentucky in 1791; Tennessee in 1796; Maine in 1820; and Arkansas and Michigan in 1836. But it is urged that in no Instance has a State been admitted, whose Constituin no Instance has a State been admitted, whose Constitu-tion was formed without such enabling Act, or without the authority of the Territorial Legislature. This is not true; for California came into the Union with a Constitution formed not only without any previons enabling Act, but also without any sanction from a Territorial Legislature. The proceedings which ended in this Constitution were initiated by the military Governor there, acting under the exigency of the bour. This instance may not be identical in all respects with that of Kansas; but it displaces completely one of the assumptions which Kansas now encounters, and it also shows completely the disposition to relax all rule, under the exigency of the hour, in order to do substantial justice.

Bot there is a memorable instance, which contains in itself every element of irregularity which you denounce in the proceedings of Kansas. Michigan, now cherished with such pride as a sister State, achieved admission into the Such pride as a sister State, agnieved admission into the Union in persistent defiance of all rule. Do you ask for precedents? Here is a precedent for the largest latitude, which you, who profess a deference to precedent, cannot disown. Mark now the stages of this case. The first proceedings of Michigan were without any previous enabling Act of Congress; and she presented herself at your door with a Constitutive that formers and the stages of the Act of Congress; and she presented herself at your door with a Constitution thus formed, and with Senators chosen under that Constitution—precisely as Kanasa now. This was in December, 1835, while Andrew Jackson was President. By the leaders of the Democracy at that time, all objection for alleged defects of form was scouted, and language was employed which is strictly applicable to Kanasa. There is nothing new under the sun; and the very objection of the President, that the application of Kanasa proceeds from "persons acting against authorities duly constituted by Act of Congress," was hurled against the application of Michigan, in debate on this floor, by Mr. Hendricks of Indiana. This was his language:

"But the people of Michlgan, in presenting their Senate and ilouse of Representatives as the legislative existing there, showed that they had trampled upon and violated the laws of the United States, establishing a Territorial Government in Michigan. These laws were, or ought to be, in full force there; but by the character and position assumed, they had set up a Government antagonistic to that of the United States."—Congress Deb., 24th Cong., 1st sess.,

people of any State may at any time meet in Convention, without a law of their Legislature, and without any provision, or against any provision in their Constitution, and may alter or abolish the whole frame of Government as they please. The sovereign power to govern themselves was in the majority, and they could not be divested of it." -Ibid., p. 1036.

Mr. Buchanan vied with Mr. Benton in vindicating the

"The precedent in the case of Tennessee has completely silenced all opposition in regard to the necessity of a pre-vious act of Congress to enable the people of Michigan tn form a State Constitution. It now seems to be conceded form a State Constitution. It now seems to be conceded that our subsequent approbation is equivalent to our previous action. This can no longer be doubted. We have the unquestionable power of waiving any irregularities in the mode of framing the Constitution, had any such existed."—Ibid., p. 1041.

"He did hope that by this bill all objectious would be removed; and that this State, so ready to rush into our arms, would not be repulsed, because of the absence of some formalities, which perhaps were very proper, but certainly not indispensable."—Ibid., p. 1015.

After an animated contest in the Senate, the Bill for the After an animated contest in the Senate, the Bill for the admission of Michigan, on her assent to certain conditions, was passed, by 23 yeas to 8 nays. But you find weight, as well as numbers, on the side of the new State. Among the yeas were Thomas H. Bentin, of Missouri; James Buchanan, of Pennsylvania; Silas Weight, of New York; W. R. King, of Alabama. (Cong. Globe, Vol. 3, p. 276, 1st session 24th Cong.) Subsequently, on motion of Mr. Buchanan, the two gentlemen sent as Senators by the new State, received the regular compensation for attendance throughout the very session in which their seats had been so acrimoniously assalled. (Ibid. p. 448.)

assailed. (Ibid., p. 448.)

In the House of Representatives, the application was equally successful. The Committee on the Judiciary, in an elaborate report, reviewed the objections, and, among other

"That the people of Michigan have, without due authority, formed a State Government, but, nevertheless, that Congress has power to waive any objection which might, on that account, be entertained, to the ratification of the Constitution which they have adopted, and to admit their Senators and Representatives to take their seats in the Congress of the United States."—Ex. Doc., 1st sess., 24th Congress, Vol. 3, No. 880.

The House sustained this view by a vote of 153 yeas to 45 nays. In this large majority, by which the title of Micbigan was then recognized, will be found the name of Franklin Pierce, at that time a Representative from New Hampshire.

But the case was not ended. The fiercest trial and the greatest irregularity remained. The Act providing for the greatest irregularity remained. The Act providing for the admission of the new State, contained a modification of its boundaries, and proceeded to require, as a fundamental condition, that these should "receive the assent of a Convention of delegates, elected by the people of the said State, for the sole purpose of giving the assent herein required." (Statutes at Large, Vol. 5, p. 50, Act of June 5, 1886.) Such a Convention, duly elected under a call from the Legislature met in purpose of law and after consideration. ture, met in pursuance of law, and, after consideration, declined to come into the Union on the condition proposed. But the action of this Convention was not universally satisfactory; and in order to effect an admission into the Union, another Convention was called professedly by the people, in their sovereign capacity, without any authority from State or Territorial Legislature; nay, sir, according to the language of the present President, "against authorities duly constituted by Act of Congress;" at least as much as the recent Convention in Kansas. The irregularity of this Convention was increased by the circumstance, that two of the oldest countles of the State, comprising a population of some twenty-five thousand souls, refused to take any part in it, even to the extent of not opening the polis for the election of delegates, claiming that it was held without warrant of law, and in defiance of the legal Convention. This ture, met in pursuance of iaw, and, after consideration, deof the United States."—Congress Deb., 24th Cong., 1st sess., Vol. 12, p. 288.

Tant of law, and in deflance of the legal Convention. This vol. 12, p. 288.

To this impeachment, Mr. Benton replied in these effective words:

"Conventions were original acts of the people."

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They depended upon inberent and inalienable rights. The December, 1836, isid them both before Congress, indicating rant of law, and in defiance of the legal Convention.

very clearly his desire to ascertain the will of the people, without regard to form. The origin of the popular Convention he thus describes:

"This Convention was not held or elected by virtue of any act of the Territorial or State Legislature. It originated from the People themselves, and was chosen by them in pursuance of resolutions adopted in primary assemblies held in the respective counties."—Sen. Doc. 2d sees. 24th Cong., vol. 1, No. 36.

And he then declares that, had these proceedings come to him during the recess of Congress, he should have feit it lis duty, on being satisfied that they emanated from a Convention of delegates elected in point of fact by the People of the State, to issue his proclamation for the admission of the State.

The Committee on the Judiciary in the Senate, of which Felix Grundy was Chairman, after Inquiry, recognized the competency of the popular Convention, as "elected by the people of the State of Michigan," and reported a Bill, responsive to their assent of the proposed condition, for the admission of the State without further condition. (Statutes at Large, vol. 5, p. 144, Act of 26th Jan, 1837.) Then, sir appeared the very objections which are now directed against Kansas. It was complained that the movement for immediate admission was the work of a "minority," and that "a great majority of the State feel otherwise." (Sen. Doc., 2d sess. 24th Con., vol. 1, No. 37.) And a leading Senator, of great ability and integrity, Mr. Ewing of Ohio, hroke forth in a catechism which would do for the present hour. He exclaimed:

"What evidence had the Senate of the organization of the Convention? Of the organization of the popular assemblies who appointed their delegates to that Convention? None on earth. Who they were that met and voted, we had no information. Who gave the notice? And for what did the People receive the notice? To meet and elect? What evidence was there that the Convention acted according to law? Were the delegates sworn? And, if so, they were extra judicial oaths, and not binding upon them. Were the votes counted? In fact, it was not a proceeding under the forms of the law, for they were totally disregarded."—Cong. Globe, vol. 4, p. 60, 2d sess. 24th Cong.

And the same able Senator, on another occasion, after exposing the imperfect evidence with regard to the action of the Convention, existing only in letters and in an article from a Detroit newspaper, again exclaimed:

"This, sir, is the evidence to support an organic law of a new State about to enter Into the Union? Yes of an organic law, the very highest act a community of men can perform. Letters referring to other letters and a scrap of a newspaper."—Cong. Debates, vol. 13, part I, p. 233.

It was Mr. Calhoun, however, who pressed the opposition with the most persevering intensity. In his sight, the admission of Michigan, under the circumstances, "would be the most montrous proceeding under our Constitution that can he conceived, the most repugnant to its principles, and dangerous in its consequences." (Cong. Dehates, vol. 13, p. 210.) "There is not," he exclaimed, "one particle of official evidence before us. We have nothing hut the private letters of individuals, who do not know even the numbers that voted on either occasion. They know nothing of the qualifications of voters, nor how their votes were received, or hy whom counted." (Did.) And he proceeded to characterize the popular Convention as "not only a party caucus, for party purpose, but a criminal meeting—a meeting to suhvert the authority of the State and to assume its sovereignty"—adding "that the actors in that meeting might he indicted, tried, and punished"—and he expressed astonishment that "a self-created meeting, convence for a criminal object, had dared to present to this Government an act of theirs, and to expect that we are to receive this tregular and criminal act as a fuffilment of the condition which we had presented for the admission of the State!" (Ibid.), p. 299.) No stronger words have heen employed against Kansas.

But the single question, on which all the proceedings then hinged, and which is as pertinent in the case of Kansas as

But the single question, on which all the proceedings then hinged, and which is as pertinent in the case of Kansas as in the case of Michigan, wis put by Mr. Morris of Ohlo—(Ibid. p. 215)—"Will Congress recognize as valid, constitutional, and obligatory, without the color of a law of

Michigan to sustain it, an act done by the People of that State in their primary assemblies, and acknowledge that act as obligatory on the constituted authorities and Legislature of the State!" This question, thus distinctly presented, was answered in dehate by ahle Senators, among whom were Mr. Benton and Mr. King. But there was one person, who has since enjoyed much public confidence, and has left many memorials of an Industrious career in the Senate and in diplomatic life, James Buchanan, who rendered himself conspicuous by the ability and ardor with which, against all assaults, he upheld the cause of the popular Convention, which was so strongly denounced, and the entire conformity of its proceedings with the genlus of American Institutions. His speeches on that occasion contain an unanswerable argument, at all points, mutato nomine, for the immediate admission of Kansas under her present Constitution: nor 1s there anything by which he is now distinguished that will redound so truly to his fame—if he only continues true to them. But the question was emphatically answered in the Senate by the final vote on the passage of the Bill, where we find twenty-five yeas to only ten nays. In the House of Representatives, after dehate, the question was answered in the same way, hy a vote of one hundred and forty-eight yeas to fifty-eight nays; and among the yeas is again the name of Franklin Pierce, a Representative from New Hampshire.

a Representative from New Hampshire.

Thus, in that day, by such triumphant votes, did the cause of Kansas prevail in the name of Michigan. A popular Onvention—called absolutely without authority, and containing delegates from a portion only of the population—called, too, in opposition to constituted authorities, and in derogation of another Convention assembled under the forms of law—stigmatized as a caucus and a criminal meeting, whose authors were liable to indictment, trial, and punishment—was, after ample dehate, recognized by Congress as valid, and Michigan now holds her place in the Union, and her Senators sit on this floor hy virtue of that act. Sir, if Michigan is legitimate, Kansas cannot be illegitimate. You hastardize Michigan when you refuse to recognize Kansas.

recognize Kansas.

Again, I say, do you require a precedent? I give it to you. But I will not stake this cause on any precedent. I plant it firmly on the fundamental principle of American Institutions, so embodied in the Declaration of Independence, hy which Government is recognized as deriving its just powers only from the consent of the governed, who may alter or sholish it when it hecomes destructive of their rights. In the dehate on the Nehraska Bill, at the overthrow of the Prohibition of Slavery, the Declaration of Independence was denounced as a "self-evident lie." It is only by a similar nudacity that the fundamental principle, which sustains the proceedings in Kansas, can be assalled Nay, more; you must disown the Declaration of Independence, and adopt the Circular of the Holy Alliance, which declares that "useful and necessary changes in legislation and in the administration of States ought only to emanate from the free will and the Intelligent and well-welghed conviction of those whom God has rendered responsible for power." Face to face, I put the Declaration of Independence and the principle of the Holy Alliance, and bid them grappie! "The one places the remedy in the hands which decause the disorder:" and when I thus truthfully characterize them, I hut adopt a sententious phrass from the Dehates in the Virginia Convention, on the adoption of the Federal Constitution (8 Eillot's Dehates, 107—Mr. Corhin). And now these two principles, emhodied in the rival propositions of the Senator from New York and the Senator from Illinois must grapple on this floor.

Statesmen and judges, publicists and authors, with names of authority in American listory, espouse and vindleate

Statesmen and judges, publicists and authors, with names of authority in American history, espouse and vindicate the American principle. Hand in hand they now stand around Kansaa, and feel this new State lean on them for support. Of these I content myself with adducing two only, hoth from slaveholding Virginia, in days when Human Rights were not without support in that State. Listen to the language of St. George Tucker, the distinguished commentator upon Blackstone, uttered from the hench in a judicial opinion:

"The power of convening the legal Assemblies, or the ordinary constitutional Legislature, resided solely in the Executive. They could neither he chosen without writs Issued by its authority, nor assemble, when chosen, hut under the same authority. The Conventions, on the contrary, were chosen and assembled, either in pursuance of recommendations from Congress, or from their own hodies, or hy the discretion and common consent of the people. They were

held even whilst a legal Assembly existed. Witness the Convention held in Richmond, in March, 1775; after which period, the legal constitutional Assembly was convened in Williamshurg, by the Governor, Lord Dunmore." \* \* \* "Yet a constitutional dependence on the British Government voas never denied until the succeeding May." \* \* "The Convention, then, was not the ordinary Legislature of Virginia. It was the body of the people, impelied to assemble from a sense of common danger, consulting for the common good, and acting in all things for the common safety."—Virginia Caees, 70, 71, Kamper vs. Hawkins.

Listen also to the language of James Madison :

"That in all great changes of established government, forms ought to give way to substance; that a rigid adher-ence in such cases to the forms would render nominal and 

Proceedings, thus sustained, I am unwilling to call revo-tutionary, although this term has the sanction of the Senator from New York. They are founded on an unquestionable American right, declared with Independence, confirmed by the blood of the fathers, and expounded by patriots, which cannot be impeached without impairing the liberiles of all. On this head the language of Mr. Buchanan, in reply to Mr. Calbour, Is explicit. Mr. Calhoun, is explicit:

"Does the Senator [Mr. Calhoun] contend, then, that if, in one of the States of this Union, the Government he so organized as to utterly destroy the right of equal represenorganized as to divery destroy the right of equal representation, there is no mode of obtaining redress, but hy an act of the Legislature authorizing a Convention, or by open reof the negistrative authorising a Convention, or my open re-bellion? Must the people step at once from oppression to open war? Must it he either absolute submission or abso-iute revolution? Is there no middle course? I cannot inte revolution? Is there no middle course? I cannot agree with the Senator. I say that the whole history of our Government establishes the principle that the people are sovereign, and that a majority of them can alter or change their fundamental laws at pleasure. I deny that this is either rebellion or resolution. It is an essential and a recognized principle in all our forms of government."—Congress Deb., vol. 13, p. 313, 24th Cong., 2d Session.

Surely, sir, if ever there was occasion for the exercise of this right, the time has come in Kansas. The people there had heen subjugated by a horde of foreign Invaders, and brought under a tyrannical code of revolting harharity, while property and life among them were left exposed to audacious assaults which flaunted at noon-day, and to reptile ahuses which crawled in the darkness of night. Self-dafance is the first law of nature: and unless this law is tile ahuses which crawled in the darkness of night. Self-defense is the first law of nature; and unless this law is temporarily silenced—as all other law has heen silenced there—you cannot condemn the proceedings in Kansas. Here, sir, is an unquestionable authority—in liself an overwhelming law—which belongs to countries and times—which is now, and will be hereafter, as it was in other days—in presence of which Acts of Congress and Constitutions are powerless, as the voice of man against the thunder which rolls through the sky—which whispers itself coeval with life—whose very breath is life itself; and now, in the last resort, do I place all these proceedings under this supreme safeguard, which you will assail in vain. Any op-In the last resort, do I place all these proceedings under this supreme safeguard, which you will assail in vain. Any opposition must he founded on a fundamental perversion of facts, or a perversion of fundamental principles, which no speeches can uphold, though surpassing in numbers the nine hundred thousand piles driven into the mud in order to sustain the Dutch Stadt-House at Amsterdam!

sustain the Dutch Stadt-House at Amsterdam!

Thus, on every ground of precedent, whether as regards opulation or forms of proceedings; also on the vital principle of American institutions; and, lastly, on the absolute law of self-defense, do I now invoke the power of Congress to admit Kansas at once and without hesitation lnto the Union. "New States may be admitted by the Congress into the Union." New States may be admitted by the Congress into the Union. "New States may be admitted by the Congress into the Union." See the words of the Constitution. If you hesitate for want of precedent, then do I appeal to the great principle of American Institutions. If, forgetting the origin of the Republic, you turn away from this principle, then, in the name of human nature, trampled down and oppressed, but aroused to a just self-defense, do I plead for the exer-

clse of this power. Do not hearken, I pray you, to the propositions of Tyranny and Folly; do not he ensnared hy that other proposition of the Senator from Illinois [Mr. Douglas], in which is the horrid root of Injustice and Oivil War. But apply gladly, and at once, the True Remedy, wherein are Justice and Peace.

Mr. President, an immense space has been traversed, and I now stand at the goal. The argument in its various parts ls here closed. The Crime against Kansas has heen displayed in its origin and extent, heginning with the overthrow of the Prohibition of Slavery; next cropping out in conspiracy on the horders of Missouri, then hardening into a continuity of outrage, through organized invasions and conspiracy on the horders of Missouri, then hardening into a continuity of outrage, through organized invasions and miscellaneous assaults, in which all security was destroyed, and endling at last in the perfect subjugation of a generous people to an unprecedented Usurpation. Turning aghast from the crime, which, like murder, seemed to confoss itself "with most miraculous organ," we have looked with mingled shame and Indignation upon the four Apologles, whether of Tyranny, Imbedility, Ahsurdity, or Infamy, in which it has heen wrapped, marking especially the false testimony, congenial with the original Crime, against the Emilgrant Aid Company. Then were noted, in succession, the four Remedles, whether of Tyranny—Folly—Injustice and Civil War—or Justice and Peace, which last hids Kansaa, in conformity with past precedents and under the exigencies of the hour, in order to redeem her from Usurpation to take a place as a sovereign State of the Union; and this is the True Remedy. If in this argument I have not unworthly vindicated Truth, then have I spoken according to my powers. But there are other things, not belonging to the argument, which still press for utterance.

Sir, the people of Kansas, bone of your bone, and flesh of your flesh, with the education of freemen and the rights of American citizens, now stand at your door. Will you send them away, or hid them enter? Will you push them hack to renew their struggles with a deadly foe, or will you preserve them in security and peace? Will you cast them again into the den of Tyranny, or will you help their despairing efforts to escape. These questions I put with no common solicitude, for I feel that on their just determination depend all the most precious interests of the Republic; and I perceive too clearly the prejudices in the way, and the accumulating hitterness against this distant people, now claiming their simple hirthright, while I am bowed with mortification, as I recognize the President of the United States, who should have been a staff to the weak and a shield to the innocent, at the head of this strange oppression.

At every stage, the similitude hetween the wrongs of Kansas, and those other wrongs against which our fathers At every stage, the similitude hetween the wrongs of Kansas, and those other wrongs against which our fathers rose, hecomes more apparent. Read the Declaration of Independence, and there is hardly an accusation which is there directed against the British Monarch, which may not now he directed with Increased force against the American President. The parallel has a fearful particularity. Our fathers complained that the King had "sent hither swarms of officers, to harass our people, and cat out their substance;" that he "had combined, with others, to subject as stance;" that the stage of officers, to harass our people, and cat out their substance;" that the stage of officers to make the subject as jurisdiction foreign to our Constitution, giving his assent to their acts of pretended legisdation; "that "he had abdicated government here, by declaring us out of his protection, and varying var against us," that "he had excited domestic insurrection among us, and endewored to bring on the inhabitants of our frontier the merciless swages;" that "our repeated petitions have been answered only hy repeated injury." And this arraignment was aptly followed by the damning words, that "a Prince, whose character is thus marked hy every act which may define a tyrant, is unfit to be the ruler of a free people." And surely, a President who has done all these things, cannot he less unfit than a Prince. At every stage, the responsibility is brought directly to him. His offence bas heen hoth of commission and omission. He has done that which he ought not to have done, and he has left undone that which he ought to bave done. By his adlive to act, the honest

was opposed—like the petitions of Kansas—because that body "was assembled without any requisition on the part of the Supreme Power." Another petition from New York, presented by Edmund Burke, was flatify rejected, as claiming rights derogatory to Parliament. And still another petition from Massachusetts Bay was dismissed as "vexatious and scandalous," while the patriot philosopher who bore it was exposed to peculiar contamely. Throughout the debates, see the patriot philosopher who bore it was exposed to peculiar contamely. Throughout the debates, see the patriot philosopher who bore it was exposed to peculiar contamely. Throughout the debates, see the patriot philosopher who bore it was exposed to peculiar contamely. Throughout the debates, see the patriot philosopher who bere it was exposed to peculiar contamely. Throughout the debates, see the patriot philosopher who bere it was exposed to peculiar contamely. exposed to peculiar contumely. Throughout the debates, our fathers were made the butt of sorry jests and supercilious saturptions. And now these scenes, with these precise objections, have been renewed in the American Senate.

With regret, I come again upon the Scnator from South Carolina [Mr. BUTLER], who, omnipresent in this dehate, overflowed with rage at the simple suggestion that Kansas had applied for admission as a State; and, with incoherent phrases, discharged the loose expectoration of his speech. now upon her representative, and then upon her people. There was no extravagance of the ancient Parliamentsry debate which he did not repeat; nor was there any possible deviation from truth which he did not make, with so much of passion, I am glad to add, as to save him from the suspicion of futurities of the metric of the same cion of intentional aberration. But the Senator touches nothing which lie does not disfigure—with error, sometimes of principle, sometimes of fact. He shows an incapacity of accuracy, whether in tating the Constitution or in stating the law, whether in the details of statistics or the diversions accuracy, whether in stating the Constitution of in stating the law, whether in the details of statistics or the diversions to f scholarship. He cannot ope his mouth, but out there files a blunder. Surely he ought to be familiar with the life of Franklin; and yet he referred to his household character, while acting as agent of our fathers in England, as above auspicion: and this was done that he might give point to a faise contrast with the agent of Kansas—not knowing that, however they may differ in genlus and fame, in this experience they are alike: that Franklin, when intrusted with the petition of Massachusetts Bay, was assaulted by a foul-mouthed speaker, where he could not be heard in defense, and denounced as a "thief," even as the agent of Kansas bas been assaulted on this floor, and denounced as a "forger." And let not the vanity of the Senator be inspired by the parallel with the British statesmen of that day; for by the parallel with the British statesmen of that day; for it is only in hostility to Freedom that any parallel can be

recognized. But it is against the people of Kansas that the sensibilities But it is against the people of Kansas that the sensibilities of the Senator are particularly aroused. Coming, as be announces, "from a State"—ay, sir, from South Carolina—he turns with lordly disgust from this newly-formed community, which he will not recognize even as "a hody-politic." Pray, sir, by what title does he indulge in this egotism? Has he read the history of "the State" which he represents? He cannot surely have forgotten its shameful imbedility from Slavery, confessed throughout the revolution, followed hy its more shameful assumptions for Slavery since. He cannot have forrotten its wretched persistence in the slave not have forgotten its wretched persistence in the slave trade as the very apple of its eye, and the condition of its participation in the Uniou. He cannot have forgotten its Constitution, which is republican only in name, confirming power in the hands of the few, and founding the qualifica-tions of its legislators on "a settled freebold estate and ten negroes," And yet the Senator, to whom that "State" has negroes." And yet the Senator, to whom that "State" has an part committed the guardianship of its good name, in-sead of moving, with backward treading steps, to cover its in part committed the guardianship of its good name, instead of moving, with backward treading steps, to cover its nakedness, rushes forward in the very ecstasy of madness, to expose it by provoking a comparison with Kansss. South Carolina is old; Kanssa is young. South Carolina counts by centuries, where Kansas counts by years. But a beneficent exampic may he born in a day; and I venture to say, that against the two centuries of the older "State," may be already set the two years of trial, evolving corresponding virtue, in the younger community. In the one is the long wail of Slavery; in the other, the hynns of Freedom. And if we glance at special achievements, it will be difficult to find anything in the history of South Carolina which presents so nuch of hevoic spirit in an heroic cause as appears in that repulse of the Missouri invaders by the beleaguered town of Lawrence, where even the women gave their effective efforts to Freedom. The matrons of Rome, who poured their jewels into the treasury for the public defense—the wives of Prussla, who, with delicate fingers, clothed their defenders against French invasion—the mothers of our own Revolution, who sent forth their sons, covered over with prayers and blessings, to combat for human rights, did nothing of self-sacrifice truer than did these women on this occasion. Were the whole history of South Carolina blotted out of existence, from its very beginning down to the day of the last election of the Senator to his present seat on this floor, civilization might lose—Ido not say how little, but surely less than it has already gained

oppression, and in the development of a new science of emigration. Already in Lawrence alone there are newspapers and schools, including a Higb School, and throughout this infant Territory there is more mature scholarship far, in proportion to its inhabitants, than in all South Carolina. Ah, sir, I tell the Senator that Kansas, welcomed as a free State, will be a "ministering angel" to the Republic, when South Carolina, in the cloak of darkness which she hugs, "iles howling."

The Senator from Illinois [Mr. Douglas], nstursily joins the Senator from South Carolina in this warfere, and gives The Schador from Initial Sir. Bodesas, in storagy joins the Senator from South Carolina in this warfsre, and gives to it the superior intensity of his nature. He thinks that the National Government has not completely proved its power, as it has never hanged a traitor; but, if the occasion requires, he hopes there will be no hesitation; and this threat is directed at Kansas, and even at the friends of Kansas throughout the country. Again occurs the parallel with the struggles of our Fathers, and I borrow the language of Patrick Henry, when, to the cryfrom the Senator, of "treason," it reason," I reply, "if this be treason, make the most of it." Sir, it is easy to call names; but I beg to tell the Senator that if the word "traitor" is in any way applicable to these who refuse submission to a tyrannical Usurpation, whether in Kansas or elsewhere, then mmst some new word, of deeper color, be invented, to designate those mad spirits who would endanger and degrade the Republic, while they betray all the cherlshed sentiments of the Fathers and the spirit of the Constitution, in order to give new spread to slavery. Let the Senator proceed. It give new spread to savery. Let the Senator in order to give new spread to savery. Let the Senator proceed. It will not be the first time in history, that a scaffold erected for punisbment has become a pedestal of honor. Out of death comes life, and the "traitor" whom be blindly executes will live immortal in the cause.

"For Humanity sweeps onward; where to-day the martyr stands,

On the morrow crouches Judas, with the silver in his hands:

While the hooting mob of yesterday in silent awe return, To glean up the scattered ashes into History's golden urn."

Among these hostile Senators, there is yet another, with ail the prejudices of the Senator from South Carolina, but all the prejudices of the Senator from South Carolina, but without his generous impulses, who, on account of bis character before the country, and the rancor of his opposition, deserves to be named. I mean the Senator from Virginia, [Mr. Mason] who, as the author of the Fuglitre Slave Bill, has associated himself with a special act of inhumanity and tyranny. Of him I shall say little, for be has said little in this debste, though within that little was compressed the bitterness of a life absorbed in the support. Slavary Me holds the compression of Virginia but he at the control of Slavary.

has said little in this debate, though within that little was compressed the bitterness of a life absorbed in the support of Slavery. He holds the commission of Virginia, but he does not represent that early Virginia, so dear to our hearts, which gave to us the pen of Jefferson, by which the equality of men was declared, and the sword of Washington, by which Independence was secured; but he represents that other Virginia, from which Washington and Jefferson now avert their faces, where human beings are bred as cattle for the shambles, and where a dungeon rewards the plous matron who teaches little children to relieve their bondage by reading the Book of Life. It is proper that such a Senator, representing such a State, should rail against free Kansas.

But this is not ail. The precedent is still more clinching. Thus far I have followed exclusively the public documents laid before Congress, and illustrated by the debates of that body; but well-authenticated facts, not of record here, make the case stronger still. It is sometimes said that the proceedings in Kansas are defective, because they originated in a party. This is not true; but even if it were true, then would they still find support in the example of Michigan, where all the proceedings, stretching through successive years, began and ended in party. The proposed State Government was pressed by the Democrats as a party test; all who did not embark in it were denounced. Of the Legislative Council, which called the first Constitutional Convention in 1835, all were Democrats; and in the Convention tiself, composed of elighty-seven members, only seven were Whigs. The Convention of 1836, which gave the final assent, originated in a Democratic Convention on the 29th October, in the county of Wayne, composed of one hundred and twenty-four delegates, all Democrats, who proceeded to resolve—

"That the delegates of the Democratic party of Wayne,

solemnly impressed with the spreading evils and dangers which a refusal to go into the Union has brought upon the people of Michigan, earnestly recommend meetings to be immediately convened by their fellow-citizens in every county of the State, with a view to the expression of their sentiments in favor of the election and call of another Convention, in time to secure our admission into the Union be-fore the first of January next."

Shortly afterwards, a committee of five, appointed by this Convention, all leading Democrats, issued a circular, "under the authority of the delegates of the county of Wayne," recommending that the voters throughout Michigan should meet and elect delegates to a Convention to give the necessary assent to the Act of Congress. In pursuance of this call, the Convention met, and, as it originated in an exclusively party recommendation, so it was of an exclusively party character. And it was the action of this Convention that was submitted to Congress, and, after discussion in both bodies, in solemn votes, approved. But the precedent of Michigan has another feature, which is entitled to the gravest attention, especially at this moment, when clitizens engared in the effort to establish a

But the precedent of Michigan has another feature, which is entitled to the gravest attention, especially at this moment, when citizens engaged in the effort to establish a state Government in Kanasa are openly arrested on the charge of treason, and we are startled by tidings of the maddest efforts to press this procedure of preposterous Tyranny. No such madness prevailed under Andrew Jackson; although, during the long pendency of the Michigan proceedings, for more than fourteen months, the Territorial Government was entirely ousted, and the State Government organized in all its departments. One bundled in thirty different legislative acts were nassed, prodrod and thirty different legislative acts were passed, pro-viding for elections, imposing taxes, erecting corporations, and establishing courts of justice; including a Supreme Court and a Court of Chancery. All process was issued in the name of the people of the State of Michigan. And yet see name of the people of the State of Michigan. And yet no attempt was made to question the legal validity of these proceedings, whether legislative or judicial. Least of all did any menial Governor, dressed in a little brief authority play the fantastic tricks which we now witness in Kansas; pay the language tricks which we how winless in Kansas, nor did any person, wearing the robes of justice, shock high Heaven with the mockery of injustice now enacted by emissaries of the President in that Territory. No, sir; nothing of this kind then occurred. Andrew Jackson was President.

Senators such as these are the natural enemies of Kansas, and I introduce them with reluctance, simply that the country may understand the character of the hostility which must be overcome. Arrayed with them, of course, which must be overcome. Arrayed with them, of course, are all who unite, under any pretext or apology in the propagnalism of Human Slavery. To such, indeed, the time-honored safeguards of popular rights can be a name only, and nothing more. What are trial by jury, habeas corpus, the ballot-box, the right of petitlon, the liberty of Kansas, your liberty, sir, or mine, to one who lends himself, not merely to the support at home, but to the propagandism abroad, of that preposterous wrong, which denies even the right of a man to himself? Such a cause can be maintained only by a practical subversion of all rights. It is, therefore, merely according to reason that its partizans should uphold the Usurpation in Kansas.

To overthrow this Usurpation is now the special, importunate duty of Congress, admitting of no hesitation or post-

To overthrow this Usurpation is now the special, importunate duty of Congress, admitting of no hesitation or post-ponement. To this end it must lift itself from the cabals of randidates, the machinations of party, and the low level of rulgar strife. It must turn from that Slave Oligarchy which now controls the Republic, and refuse to be its tool. Let its power be stretched forth towards this distant Territory and the label. Let its power be stretched form towards this distant, refri-tory, not to bind, but to unbind; not for the oppression of the weak, but the subversion of the tyrannical; not for the prop and maintenance of a revolting Usurpatiou, but for the confirmation of Liberty.

#### "These are imperial arts, and worthy thee !"

Let it now take its stand between the living and dead, and cause this plague to be stayed. All this it can do; and if the interests of Slavery did not oppose, all this it would do at once, in reverent regard for justice, law, and order, driving far away all the alarms of war; nor would it dare to brave the shame and punishment of this Great Refusal. But the Slave Power deers anything, and it son, he conto brave the shame and punishment of this Great Retusal. But the Slave Power dares anything; and it can be conquered only by the united masses of the People. From Congress to the People, I appeal.

Already Public Opinion gathers unwonted forces to scourge the aggressors. In the press, in daily conversation,

wherever two or three are gathered together, there the lndignant utterance finds vent. And trade, by unerring indignant utterance finds vent. And trade, by unerring Indications, attests the growing energy. Public credit in Missouri droops. The six per cents of that State, which at par should be 102, have sunk to 84¼—thus at once completing the evidence of Crime, and attesting its punishment. Business is now turning from the Assassins and Thugs, that infest the Missouri River, on the way to Kansas, to seek some safer avenue. And this, though not unimportant in itself, is typical of greater changes. The political credit of the men who uphold the Usurpation, droops even more than the stocks; and the people are turning from all those through whom the Assassins and Thugs have derived their disgraceful immunity.

the stocks; and the people are turning from all those through whom the Assassins and Thugs have derived their disgraceful immunity.

It was said of old, "Cursed be he that removeth his neighbor's Landmark. And all the people shall say, Amen."—(Deut. xxvii., 17.) Cursed, it is said, in the city and in the field; cursed in basket and store; cursed when thou comest in, and cursed when thou goest out. These are terrible imprecations; but if ever any Landmark was sacred, it was that by which an Immense territory was guarded forener against Slavery; and if ever such imprecations could justly descend upon any one, they must descend now upon all who, not content with the removal of this sacred Landmark, have since, with criminal complicity, fostered the incursions of the great Wrong against which it was intended to guard. But I utter no imprecations. These are not my words; nor is it my part to add or subtract from them. But thanks be to God! they find a response in the hearts of an aroused People, making them turn from every man, whether President or Senator, or Representative, who have ene negaged in this Crime-especially from those who, cradled in frec institutious, are without the apology of education or social prejudice—until of all such those other words of the prophet shall be fuffilled—"I will set my face against that man, and make him a sign and a proverb, and I will cut bim off from the midst of my people."—(Ezekiel xiv., S.) Turning thus from the authors of this Crime, the People will unite once more with their Fathers of the Republic, in a just condemnation of Slavery—determined especially that its shall find no home in the National Territories

People will unite once more with their Fathers of the Republic, in a just condemnation of Slavery—determined especially that it shall find no home in the National Territories—while the Slave Power, in which the Crime had its beginning, and by which it is now sustained, will be swept into the catalogue of departed Tyrannies.

In this contest, Kansas bravely stands forth—the stripling leader, clad in the panoply of American institutions. In calmly meeting and adopting a frame of Government, her people have with intuitive promptitude performed the duties of freemen; and when I consider the difficulties by which she was beset, I find dignity in her attitude. In offering berself for admission into the Union as a FREE STARE, she presents a single issue for the people to decide. And since presents a single issue for the people to decide. And since the Slave Power now stakes on this issue all its iil-gotten the Siave Power now stakes on this issue all its ill-gotten supremacy, the Pcople, while vindicating Kansas, will at the same time overthrow this Tyranny. Thus does the contest which she now begins, involve uct only Liberty for berself, but for the whole country. God be praised, that she did not bend ignobly beneath the yoke! Far away on the prairies, she is now battling for the Liberty of all, against the President, who misrepresents all. Everywhere among those who are not insensible to Right, the generous response. From innumerable among those who are not insensible to hight, the generous struggle meets a generous response. From innumerable throbbing hearts go forth the very words of encouragement which, in the sorrowful days of our Fathers, were sent by Virginia, speaking by the pen of Richard Henry Lee, to Massachusetts, in the person of her popular tribune, Samuel Adams:

#### "CHANTILLY (VA.), June 23d, 1774

"I hope the good people of Boston will not iose their spirits under their present heavy oppression, for they will certainly be supported by the other Colonies; and the cause for which they suffer is so glorious and so deeply interesting to the present and future generations, that all America will owe, in a great measure, their political salvation to the present virtue of Massachusetts Bay."—American Archives, 4th series, vol. 1, p. 446.

In all this sympathy there is strength. But in the cause itself there is angelic power. Unseen of men, the great spirits of History combat by the side of the people of Kansas, breathing a divine courage. Above all towers the majestic form of Washington once more, as on the bloody field, hidding them to remember those rights of Human Nature for which the War of Independence was waged. Such a cause, thus sustained, is invincible.

has reached us, will soon be transferred from In just regard for free lahor in that Territory, Congress to a broader stage, where every which it is sought to blast by unwelcome congress to a broader stage, where every which it is sought to hast by unwelcome citizen will be not only spectator, hut actor; association with slave labor; in Christian sympathy and the slave, whom it is proposed to task and sell there; in stern condemnation of the electoral franchise, in choosing a Chief that beautiful soil; in rescue of fellow-citizens, that beautiful soil; in rescue of fellow-citizens, cate the electoral franchise in Kansas. Let now subjugated to a tyrannical Usurpation; in the ballot-box of the Union, with multitudinous dntiful respect for the early Fathers, whose might, protect the ballot-box in that Territory.

Let the voters everywhere, while rejoicing in their own rights, help to guard the equal rights of distant fellow-citizens; that the shrines of popular institutions, now desecrated, may be sanctified anew; that the ballot-box, now plundered, may be restored; and that the ory, "I am an American citizen," may not be

The contest which, beginning in Kansas, sent forth in vain against outrage of every kind.

#### CHAPTER CLI.—SLAVES.

#### An Act to punish offenses against Slave Property.

convicted in acutany range.

convicted in acutany range, the salves, free negroes, or mulattoes, in this Territory, sball suffer death.

SEC. 2. Every free person who shall aid or assist in any rebellion or insurrection of slaves, free negroes, or mulattoes, or shall furnish arms, or do any overt act in furtherance of such rebellion or insurrection, sball suffer death.

SEC. 3. If any free person shall, by speaking, writing, or printing, advise, persuade, or induce any slaves to rebel, conspire against or murder any citizen of this Territory, or shall bring into print, write, publish, or circulate, or cause to be brought into, printed, written, published, or circulated, or shall knowingly aid or assist in the hringing into, printing, writing, publishing, or circulating, in this Territory, any book, paper, magazine, pamphiet, or circular, for the purpose of exciting insurrection, rebellion, revolt, or conspiracy on the part of the slaves, free negroes, or mulattoes, against the citizens of the Territory or any part of them.

SEC. 4. If any person shall entice, decoy, or carry away out of this Territory any slave belonging to another, with intent to deprive the owner thereof of the services of such slave, or with intent to effect or procure the freedom of such that the shall he adiudged guilty of grand larceny, and,

slave, or with Intent to effect or procure the freedom of such slave, he shall be adjudged guilty of grand larceny, and, on conviction thereof, shall suffer death, or he imprisoned at hard labor for not less than ten years.

at hard labor for not less than ten years.

SEC. 5. If any person shall aid or assist in enticing, decoying, or persuading, or carrying away, or sending out of this Territory any slave belonging to another with Intent to procure or effect the freedom of such slave, or with intent to deprive the owner thereof of the services of such slave, he shall he adjudged gailty of grand larceny, and, on conviction thereof, shall suffer death, or he imprisoned at hard labor for not less than ten years.

SEC. 6. If any person shall entice, decoy, or carry away out of any State or other Territory of the United States any slave belonging to another with linent to procure or effect the freedom of such slave, or to deprive the owners thereof of the services of such slave, and shall bring such slave luto this Territory, he shall he adjudged guity of grand larceny, in the same manner as if such slave had been enticed, decoyed, or carried away out of this Territory, and in such decoyed, or carried away out of this Territory, and in such case the larceny may be charged to have been committed in any county of this Territory into or through which such slave shall have heen brought by such person, and, on conviction thereof, the person offending shall suffer death, or he imprisoned at hard labor for not less than ten years.

ne imprisoned at hard labor for not less than ten years.

SEC. 15. No person who is consore

SEC. 15. No person who is consore
any slave to escape from the service of his master or owner
In this Territory, or shall aid or assist any slave in escaping from the service of his master or owner, or shall aid,
assist, harbor or conceal any slave who may have escaped
from the service of his master or owner, shall be degined

fifteenth day of Septem 3.7, A. P. 1285.

Be it enacted by the Governor and Legislative Assemblar of the Territory of Kansas, as follows:

Secritor 1.—That every person, bond or free, who shall he convicted of actually ralsing a rebellion or insurrection of slaves, free negroes, or mulattoes, in this Territory, shall suffer death.

Sec. 8. If any person in this Territory shall aid or assist, harhor or conceal any slave who has escaped from the service of his master or owner, in another State or Territory, such person shall be punished in like manner as if such suffer death. In this Territory.

SEC. 9. If any person shall resist any officer while at-Sec. 9. If any person small resists any other white at-tempting to arrest any slave that may have escaped from the service of his master or owner, or shall rescue such slave when in custody of any officer or other person, or shall entice, persuade, aid or assist such slave to escape from the

entice, persuade, aid or assist such slave to escape from the custody of any officer or other person who may have such slave in custody, whether such slave have escaped from the service of his master or owner in this Territory, or in any other State or Territory, the person so offending shall be guilty of felony, and punished by imprisonment at hard lahor for a term of not less than two years.

SEC. 10. If any marshal, sheriff, or constable, or the deputy of any such officer, shall, when required hy any person, refuse to aid or assist in the arrest and capture of any slave that may have escaped from the service of bis master or nwner, whether such slave shall have escaped from his master or nowner in this Territory, or any State or other Territory, such officer shall be fined in a sum of not less than one hundred nor more than five hundred dollars.

SEC. 11. If any person print, write, introduce into, pub-

less than one hundred nor more than five hundred dollars. Szc. 11. If any person print, write, introduce into, publish or circulate, or cause to be brought into, printed, written, published or circulated, or shall knowingly ald or assist in bringing into, printing, publishing or circulating within this Territory, any book, paper, pamphlet, magazine, handbill or circular, containing any statements arguments, opinions, sentiment, doctrine, advice or inuendo, calculated to produce a disorderly, dangerous or rebellious disaffection among the slaves in this Territory, or to induce such slaves to escape from the service of their masters, or resist their authority he sball he guilty of felony, and be punished by imprisonment and hard labor for a term not less than five years.

SEC. 12. If any free person, by speaking or by writing assert or maintain that persons bave not the right to hold slaves in this Territory, or shall introduce into this Territory, print, publish, write, circulate, or cause to be introduced into this Territory, writien, printed, published or circulated in this Territory, any book, paper, magazine, pamphlet or circular containing any denial of the right of persons to hold slaves in this Territory, such person shall be deemed gullty of felony, and punished by imprisonment at hard labor for a term of not less than two years.

SEC. 13. No person who is conscientiously opposed to bolding slaves, or who does not admit the right to bold slaves in this Territory, shall sit as a juror on the trial of any prosecution for any violation of any of the sections of this act.

This act to take effect and be in force from and after the

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